ALLTEL Communications, Inc. Local Exchange

Tariff of

ALLTEL Communications, Inc. Kentucky

This Tariff, filed with the Kentucky Public Service Commission, contains the rates, terms and conditions applicable to the provision of local exchange services provided by ALLTEL Communications, Inc.

within the State of Kentucky.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

APR 30 1999

PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

BY: Stephand Buy SECRETARY OF THE COMMISSION Issued: January 30, 2001

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Effective: March 1, 2001

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UTILITY INFORMATION

Utility Official:

Larry Whipkey

Staff Manager - Rates and Tariffs

Telephone Number:

501-905-5053

Mailing Address:

ALLTEL Communications, Inc.

One ALLIED Drive

P.O. Box 2177

Little Rock, AR 72203

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TARIFF FORMAT

2. TARIFF FORMAT

2.1 TARIFF SYMBOLS

2.1.1. The following symbols appear in the right margin opposite any revision to the previously approved Tariff.

<u>Symbol</u>	<u>Explanation</u>
(D)	Deleted Text or Rate
(C)	Change in Text, Rate or Practice
(N)	New Rate or Regulation
(M)	Move Text

2.2. PAGE NUMBERING

2.2.1. Page numbers appear in the upper right corner of the sheet. After the Table of Contents, the Tariff is divided into section, each page in each section is numbered sequentially beginning with 1. When a new page is added between pages already in effect, a decimal is added. For example, a new page added between page 5 and 6 would be 5.1.

2.3. PAGE REVISIONS

2.3.1. Page revisions appear in the upper right corner of the page and are used to determine the most current page version on file with the Kentucky Public Service Commission. For example, the 3rd Revised Page No. 16 Canceling 2nd Revised Page No. 16.

2.4. PARAGRAPH NUMBERING SEQUENCE

2.4.1. There are seven levels of paragraph numbering.

2. 2.1. 2.1.1. 2.1.1.A. 2.1.1.A.(1) 2.1.1.A.(1)a. 2.1.1.A.(1)a.(i) PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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SECTION 3

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DEFINITIONS

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SECTION 9 (1)

DEFINITIONS 3.

Access Code

A sequence of numbers that, when dialed, connect the caller to the proviser of sectices er of set ices associated with that

Access Line

The company provided facility which provides access to the switched network.

ACI or Company

ALLTEL Communications, Inc., the issuer of this tariff.

Aggregator

Any person or entity that, in the ordinary course of its operations, makes telephones available to the public or to transient users of its premises, for intrastate telephone calls using a provider of operator services. An aggregator is also both an Authorized User and a Customer.

Authorization Code

A numerical code, one or more of which may be assigned to a Customer, to enable the Company to identify the origin of the service user so that the Company may rate and bill the call. All Authorization Codes shall be the sole property of the Company and no Customer shall have any property or other right or interest in the use of any particular Authorization Code. Automatic Numbering Identification ("ANI") may be used as or in connection with the Authorization Code.

Authorized User

A person or entity which accesses the Company's services.

Billed Party

The person or entity responsible for payment for use of the Company's services. For a Direct Dialed Call, the person or entity responsible for payment is the Customer responsible for payment for local telephone service at the telephone used to originate the call. In the case of a credit card call, the person or entity responsible for payment is the person to whom the card is issued and the holder of the credit card used. In the case of third party call, the person or entity responsible for payment is the person responsible for payment for local telephone service at the telephone number that agrees to accept charges for the call. In the case of a Room Charge Call, the entity responsible for payment is the Aggregator controlling the telephone used to originate the call. In the case of all Operator Assisted Calls not involving credit cards, third party calls or Room Charge Calls, the person or entity responsible for payment is the Customer responsible for payment for local telephone service at the telephone used to originate the call.

Central Office (CO)

A Local Exchange Carrier switching system where Local Exchange Carrier Customer station loops are terminated for purposes of interconnection to each other and to trunks.

Channel

DEFINITIONS (continued)

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DEFINITIONS

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One communication path between two or more points suitable for transmitting communication information.

Common Carrier

Circuit (Channel)

A company or entity providing telecommunications services to the public.

Commission

The Kentucky Public Service Commission.

Connecting Company

A corporation, association, firm or individual owning and operating one or more central offices and with whom traffic is interchanged.

Contract

The term "Contract" refers to the service agreement between a Customer and the Company and the applicable provisions of the Tariff under which service and facilities are furnished.

Credit Card Call

A Direct Dialed or Operator Assisted Call for which charges are billed not to the originating telephone number, but to a credit card, such as Visa or MasterCard, or to a LEC or interexchange carrier calling card.

Customer

The person, partnership, association, joint stock company, trust, corporation, governmental entity or other entity, that is responsible for payment of charges and for compliance with this Tariff.

DID Trunk

A form of local switched access that provides the ability for an outside party to call an internal extension directly without the intervention of the attendant.

Direct Dialed Call

A telephone call which is automatically completed and billed to the telephone number from which the call originated without the automatic or live assistance of an operator. This includes calls forwarded by call forwarding equipment.

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By Stephanl) Bul

DEFINITIONS (continued)

Direct Inward Dialing (DID)

Allows an incoming call from the exchange network to reach a specific station line without attendant assistance.

Directory

An alphabetically arranged list of the names, telephone numbers, and addresses of Customers of the local exchange.

Exchange

A unit established by the Local Exchange Carrier for the administration of communications service in a specified area which usually embraces a city, town or village and its environments. It consists of one or more Central Offices together with the associated facilities used in furnishing communications service within that area.

Exchange Service

See Local Exchange Service as defined in Section 4 of this Tariff.

Extended Area Service (EAS)

Exchange service between different exchange areas whereby the Customers of one exchange may call and be called by the Customers of the other exchange or exchanges without specific message toll charges, but at a fixed monthly rate.

A local exchange service that is provided between two or more exchange areas.

Facilities

All of the Company equipment or materials necessary to provide or furnish in connection with telecommunication service.

FCC

Federal Communications Commission

Flat Rate Service

Service furnished at a fixed monthly charge, including extended area service where applicable.

Installation

The initial establishment of service.

Termination of service at one location and reestablishing service at a different location, generally where no lapse of service has occurred.

IntraLATA

Within the same LATA

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DEFINITIONS

3. DEFINITIONS (continued)

LATA

Local Access and Transport Area.

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Intrastate

Within the State of Kentucky.

InterLATA

From one LATA to another LATA.

Local Exchange Carrier (LEC)

A telephone company which provides local telephone service to Customers within a defined exchange.

Local Exchange Service

All telecommunications service between Customers who are located within the Local Service Area.

Local Service Area

The area within which are located the Customer locations to which calls may be made under a specified schedule of exchange rates without the payment of toll charges.

Long Distance Message Telecommunications Service (LDMTS)

The furnishing of direct dialed and operator assisted switched services to the Customer for the completion of long distance voice and dial-up low speed data transmissions over voice grade channels.

Non-Recurring Charge

A one-time charge which represents services requested by the Customer.

Operator Assisted Call

A telephone connection completed through the use of the Company's Operator Services.

Operator Station Calls

An Operator Assisted Call wherein the person originating the call is assisted by an operator but does not specify a particular person, department or extension to be reached.

Other Common Carrier

A common carrier, other than the Company, providing domestic or international communications service to the public.

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SECTION 9 (1)

3. DEFINITIONS (Continued)

Personal Identification Numbers (PINS)

Code numbers used in connection with designated telephone numbers which all weares and blow calls to be categorized for various applications.

SECRETARY OF THE COMMISSION

Person-to-Person Calls

An Operator Assisted Call which is placed under the stipulation that the caller will speak only to a specific called party or to a specified extension or office. Such a call is not completed until either the specific party named by the caller is contacted, or the caller agrees to speak to a different party. The caller must arrange with the operator to make a person-to-person call; otherwise, all calls will be treated as Operator Station Calls.

Points of Presence

The sites where the Company provides a network interface with facilities provided by Other Common Carriers, Local Exchange Carriers or Customers for access to the Company's network.

Premises

A building or buildings on contiguous property (except property, such as railroad rights-of-way) not separated by a public street or highway.

Presubscribed Provider of Operator Services

The intrastate provider of operator services to which the consumer is connected when the consumer places a call using a provider of operator services without dialing an access code.

Room Charge Call

A call placed with the assistance of an operator, for which charges are collected by an Aggregator (normally a hotel, motel or hospital) from the guest or occupant of the room from which the call originated. A call of this type requires that the Company communicate the call detail and charges back to the originating location following completion of the call. This service is provided only where authorized by the Aggregator.

Services

Telecommunications services provided to a Customer or Authorized User by the Company.

Telecommunications

The transmission of voice communications or, subject to the transmission capabilities of the Service, the transmission of data, facsimile, signaling, metering or any other form of intelligence.

Telephone Number

A designation assigned to a Customer's station for convenience in operating. Telephone numbers may include the name of a central office, which is termed the "Central Office Designation."

Telephone Service

Services including voice, data, and all other types of telecommunications services involving the transmission of intelligence by electrical means which are offered under the Company's Tariffs.

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DEFINITIONS

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3. DEFINITIONS (Continued)

Third-Party Call

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An Operator Assisted Call for which charges are billed not to the originating norther telephone number which is neither the originating nor the terminating telephone number RETARY OF THE COMMISSION

Toll Message

A completed call between two local service areas, which incurs a charge, or toll.

ALLTEL COMMUNICATIONS, INC. Kentucky

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Effective: August 19, 1999

APPLICATION OF TARIFF

- Application of Tariff
 - 4.1. The following sections of this Tariff apply to the local exchange services and facilities furnished by the Company.
 - 4.2. Local Exchange Service provided by the Company may be subject to the rules and regulations of the Commission and the laws of the State of Kentucky to the extent applicable and legally binding upon the Company.
 - 4.3. Local Exchange Service provides unlimited free calling within the local calling area of each exchange. (C)
 - 4.4 LOCAL EXCHANGES

(C)

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4.4.1 The Company's service area includes all of the exchanges within the state of Kentucky.

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ALLTEL COMMUNICATIONS, INC. Kentucky

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OBLIGATION AND LIABILITY OF COMPANY

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5. OBLIGATION AND LIABILITY OF COMPANY

PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

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5.1. AVAILABILITY OF FACILITIES

5.1.1. The Company's willingness to furnish local exchange service is dependent upon its about the secure and retain, without unreasonable expense, suitable facilities and rights for the construction and maintenance of the necessary pole lines, buried and underground facilities, circuits and equipment.

5.2. DIRECTORY AND ADVERTISING ERRORS AND OMISSIONS

- 5.2.1. The Company may at its discretion, include its Customer's listings in the directory of other local telephone companies.
- 5.2.2. The Company, except as provided herein, shall not be liable for damage claimed on account of errors in or omissions from any directories nor for the result of the publications of such errors in a directory nor will the Company be a party to controversies arising between Customers or others as a result of listings published in any directories.
- 5.2.3. In the cases of extra listings in the alphabetical section (white pages) of any directory for which a charge is made, the Company's liability shall be limited to the cancellation of the charges and refunding of any charges already paid at the request of the Customer, in question.
- 5.2.4. The Company assumes no liability whatsoever for damages arising from errors or omissions in the making up or printing of directory advertising sections (yellow pages).

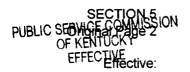
5.3. TRANSMITTING MESSAGES

5.3.1. The Company does not transmit messages but offers the use of its facilities for communications between patrons. If because of transmission difficulties the operator, in order to accommodate the Customer, repeats messages, no liability shall attach to the Company because of any errors made by the operator or misunderstandings that may arise between Customers because of the error.

5.4. USE OF CONNECTING COMPANY LINES

5.4.1. When suitable arrangements can be made, lines of other companies may be used in establishing wired connections to points not reached by this Company's lines. In establishing connections with the lines of other companies, the Company is not responsible or liable for any action of the connecting company.

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OBLIGATION AND LIABILITY OF COMPANY

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5. OBLIGATION AND LIABILITY OF COMPANY (Continued)

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5.5. DEFACEMENT OF PREMISES

5.5.1. The Company shall exercise due care in connection with all work the Company of the Customer's premises. No liability shall attach to the Company by reason of any defacement or damage to the Customer's premises or person resulting from the existence of the Company's instruments, apparatus and wiring on such premises, or by the installation or removal thereof, unless such defacement or damage is the result of the sole negligence of the Company.

5.6. PROVISION OF LOCAL EXCHANGE SERVICE

5.6.1. Local Exchange Service will be terminated at the Customer's premises, or where the Customer-provided equipment involves "common equipment" at an alternate premises in the same building, if requested by the Customer and agreed to by the Company.

5.7 LIABILITY OF THE COMPANY

- 5.7.1 Except as stated in this Paragraph 5.7, the Company shall have no liability for damages of any kind arising out of or related to events, acts, rights or privileges contemplated in this Tariff.
- 5.7.2 The liability of the Company, if any, for damages resulting in whole or in part from or arising in connection with the furnishing of Service under this Tariff (including but not limited to mistakes, omissions, interruptions, delays, errors or other defects in transmission, or failures or defects in facilities furnished by the Company) or arising out of any failure to furnish Service, shall in no event exceed an amount of money equivalent to the proportionate charge to Customer for the period of service during which such mistakes, omissions, interruptions, delays or errors or defects in transmission occur and continue. However, any such mistakes, omissions, interruptions, delays, errors, or defects in transmission or service which are caused by or contributed to by the negligence or willful act or omission of Customer, or which arise from the use of Customer-provided facilities or equipment, shall not result in the imposition of any liability whatsoever upon the Company.
- 5.7.3 The Company is not liable for any act, omission or negligence of any Local Exchange Carrier or other provider whose facilities are used concurrently in furnishing any portion of the services received by Customer, or for the unavailability of or any delays in the furnishing of any services or facilities which are provided by any Local Exchange Carrier. Should the Company employ the service of any Other Common Carrier in furnishing the services provided to Customer, the Company's liability shall be limited according to the provisions of Paragraph 5.7.2 above.

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SECTION 9 (1)

OBLIGATION AND LIABILITY OF COMPANY

- 5. OBLIGATION AND LIABILITY OF COMPANY (Continued)
 - LIABILITY OF THE COMPANY (Continued) 5.7
 - The Company shall not be liable for any failure of performance hereunder due to causes beyond its control, including but not limited to fire, flood, or other catastrophes; Acts of God; atmospheric conditions or other phenomena of nature, such as radiation; any law, regulation, directive, order or request of the United States Government, or any other government including state and local governments having any jurisdiction over the Company or the services provided hereunder; national emergencies; civil disorder, insurrections, riots, wars, strikes, lockouts, work stoppages, or other labor problems or regulations established or actions taken by any court or government agency having jurisdiction over the Company.
 - The Company shall not be liable for any act or omission of any other entity furnishing to the Customer 5.7.5 facilities or equipment used with the service furnished hereunder; nor shall the Company be liable for any damages or losses due in whole or in part to the fault or negligence of the Customer or due in whole or in part to the failure of Customer-provided equipment or facilities.
 - The Company shall be indemnified and held harmless by the Customer and Authorized User from and 5.7.6 against all loss, liability, damage, and expense, including reasonable attorney's fees, due to claims for libel, slander, or infringement of copyright or trademark in connection with any material transmitted by any person using the Company's Services and any other claim resulting from any act or omission of the Customer or Authorized User relating to the use of the Company's facilities.
 - Under no circumstances whatever shall the Company or its officers, directors, agents, or employees be 5.7.7 liable for indirect, incidental, special or consequential damages.

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OMMISSION

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SECRETARY OF THE COMMISSION

USE OF SERVICES AND FACILITIES

6. USE OF SERVICE AND FACILITIES

6.1. REFUSAL OF SERVICE

The Company reserves the right to refuse service to any person requesting service.

6.2. CONNECTION OF CERTAIN FACILITIES OF CUSTOMERS

6.2.1. General Regulations

- Customers are not permitted to enter or make connections inside the Company protector. A. The network interface device, when installed, provides a compartment for Customer connections.
- Certain Customer-provided terminal equipment may be used and Customer provided B. telecommunications systems may be connected with the facilities furnished by the Company for telecommunications services under certain circumstances as provided in this schedule of this Tariff.
- Where telecommunications service is available under this Tariff for use in connection with C. Customer-provided terminal equipment, protective circuitry, Customer premise wiring and jacks, or telecommunications systems, the operating characteristics of such equipment or system shall be such as not to interfere with any of the services offered by the Company.
- The Company shall not be responsible for the installation, operation or maintenance of any D. Customer-provided terminal equipment, protective circuitry, Customer premise wiring and jacks, or telecommunications systems.
- The Company will not be responsible to the Customer, or otherwise, if changes in the E. company's telecommunications facilities, equipment, operations or procedures, render the Customer-provided terminal equipment, Customer premise wiring and jacks, or protective circuitry obsolete, or require modification or alteration of such equipment.
- Where any Customer-provided equipment, wiring, jacks, protective circuitry or system is F. used with telecommunications service in violation of any of the provisions in this Tariff or other governing Tariffs, the Company will take such immediate action as necessary for the protection of its services, and will promptly notify the Customer of the violation. The Customer shall discontinue such use of the equipment or system, or correct the violation, and shall confirm in writing to the Company within 10 days, following the receipt of written notice from the Company, that such use has ceased or that the violation has been corrected. Failure of the Customer to discontinue such use or to correct the violation and to give the required written confirmation to the Company within the time stated above, shall result in suspension of the Customer's service until such time as the Customer complies with the provisions of this Tariff.

Issued: December 20, 2000

Effective: January 19, 2001

USE OF SERVICES AND FACILITIES

- 6. USE OF SERVICE AND FACILITIES (Continued)
 - 6.2. CONNECTION OF CERTAIN FACILITIES OF CUSTOMERS (Continued)
 - 6.2.1. General Regulations (Continued)
 - G. The Customer must provide all the electrical power necessary for the operation of Customer-provided telecommunications systems, equipment, and associated lines to the point of interconnection.
 - H. Terminal equipment and protective circuitry as specified above may be directly connected to the Company's exchange facilities in accordance with the terms and conditions of this Tariff.
 - I. Terminal equipment or protective circuitry not registered with the F.C.C. or of a type specified above may only be connected to the network through the use of a Company provided network control signaling unit and/or connecting arrangement.
 - J. The Company will not be liable for damages arising out of injuries to persons or property from voltages or currents transmitted over the facilities of the Company caused by Customer-provided terminal equipment or protective circuitry. The Company will not be liable for damages arising out of injuries to persons or property from the electrical, mechanical, or other failure of any nature, including fires, explosions, or electrical hazards of Customer-provided equipment regardless of cause.
 - K. In the event Customer-provided terminal equipment causes harm, the Company will, when practicable, notify the Customer that suspension of service may be required. However, where prior notice is not practicable, the Company will (1) promptly notify the Customer of such temporary suspension and (2) afford the Customer the opportunity to correct the situation which gave rise to the temporary discontinuance.

6.3. CUSTOMER PREMISE EQUIPMENT

6.3.1. Customer premise equipment is defined for this Tariff as all equipment located on the Customer premise except over-voltage protection equipment and multiplexing equipment to deliver multiple channels to the Customer.

6.4. USE OF SERVICE

- 6.4.1. The Customer is responsible for payment of all charges incurred, regardless of whether such charges are associated with his usage or that of any user. The Company will render billing to the Customer of record, and that Customer shall be responsible for all charges. The Company will not prorate nor divide billing between the Customer and any other party.
- 6.4.2. No subscriber may use any service listed in any part of this Tariff, including but not limited to such call management features as the various call forwarding features, for the purpose of allowing the subscriber or any other telephone user to avoid usage, message, or toll charges, whether flat rated or used based that would otherwise be applicable.

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USE OF SERVICES AND FACILITIES

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6.5. DISCONTINUANCE OF SERVICE

Telephone service is subject to disconnection or suspension for any of the reasons listed below.

- Nonpayment of an Undisputed Delinquent Account. Service will not be suspended or discontinued for nonpayment of a delinquent charge until ALLTEL Communications, Inc. has notified you in writing at least five days in advance of the suspension or discontinuance.
- 2. Unauthorized use of telephone utility equipment in manner which creates an unsafe condition or creates the possibility of damage or destruction to such equipment.
- Refusal after reasonable notice to permit inspection, maintenance, or replacement of telephone utility equipment.
- 4. Misrepresentation of identity in obtaining telephone utility service.
- 5. Failure to post a required deposit or guarantee.
- 6. Failure to comply with terms of a settlement agreement.
- 7. Failure to obtain the Telephone Company's permission to connect terminal equipment or protective circuitry to the Telephone Company's facilities.
- 8. Use of any service listed in this tariff for the purpose of allowing the subscriber or any other telephone user to avoid usage, message, or toll charges that would otherwise be applicable.
- 9. The Company will discontinue service upon receipt of an order from any court directing the Company to discontinue such service. The Company shall give notice to the Customer at the time of the discontinuance of service of its reasons for doing so, said notice to be accompanied by a copy of the order from the court.
- 10. As provided by State or Federal law. (N)

6.6. ASSIGNMENT

6.6.1 Customer shall not assign or transfer the use of the Company's Services except with the prior written consent of the Company in each and every instance. Consent to such assignment or transfer will not be unreasonably withheld.

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ESTABLISHMENT AND FURNISHING OF SERVICE

7. ESTABLISHMENT AND FURNISHING OF SERVICE

7.1. APPLICATION FOR SERVICE

7.1.1. Applications for service become contracts when accepted by the Company, or upon the establishment of service. The terms and conditions specified in such contracts are subject to these Tariffs, for the particular exchange from which service is to be furnished. Any change in the provisions of this Tariff shall act as a modification of the contract to that extent, upon filing without further notice.

7.2. TELEPHONE NUMBERS

- 7.2.1. A non-recurring charge may apply on all telephone number changes made at the Customer's request.
- 7.2.2. If available, telephone numbers may be reserved for future use as requested by the Customer. The Company reserves the right to change or use the reserved telephone number or Central Office designation, or both, whenever it is deemed advisable in the conduct of its business to do so. The Company may charge the Customer to reserve numbers.
- 7.2.3. Should it become necessary to change telephone numbers, reserved telephone numbers and/or Central Office designation, the Customer will be given notice of the change or cancellation.

7.3. PAYMENT FOR SERVICE

7.3.1. The Customer is required to pay all charges for exchange services and facilities, and for toll messages in accordance with provisions contained elsewhere in these schedules. The Customer is held responsible for all charges for telephone service rendered at his telephone, both exchange and toll, including but not limited to, collect and third number toll messages.

7.3.2. Bills

A. Regular monthly bills are due within 15 days after the mailing date of the bill. Customers are normally provided one copy of the regular monthly bill. SAdditional copies may be provided at a charge of \$2.50 per copy.

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B. Bill Remittance

AUG 19 1999 ge should always be retui (Q)

Each bill will include a Bill Remittance Page. This page should always be returned when making payments in order to ensure that proper gradits are griven 50 is, will be the first page of any given bill.

SECTION 9 (1)

- 1. The total amount due for the current month will be shown on this page.

 A detailed breakdown of all applicable charges will be displayed on subsequent pages.
- 2. The "Amount Enclosed" line should be completed if paying any amount that is different than the total amount due. (C)

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ESTABLISHMENT AND FURNISHING OF SERVICE

7. ESTABLISHMENT AND FURNISHING OF SERVICE (continued)

7.3. PAYMENT FOR SERVICE (Continued)

7.3.2. Bills

(C)

C. Bill Summary

Each bill will include a Bill Summary Section, summarizing and totaling all applicable sections.

- 1. The total amount due for the current month is shown here.
- 2. A record of past transactions is shown here. Any past due balance will be printed in this area.
- 3. Each section will have a title. Each section title may have more than one page.
- 4. The current ALLTEL local service, non-recurring charges are shown on this page. For a detail of these charges, refer to the specific ALLTEL detail sections.
- 5. The charges for other carriers including local service, non-recurring charges and toll charges are shown in this section. For a detail of these charges, refer to the detail section for the appropriate carrier(s).
- 6. The federal, state and other taxes are shown on this page.
- 7. The amount of ALLTEL local service charges, other carriers charges, non-recurring charges, and toll charges for either regulated or non-regulated services are shown on this page.

D. ALLTEL Summary of Regulated Charges

This section summarizes and totals all applicable charges specifically billed by ALLTEL. All customers will receive this section, and specific charges will be detailed in following sections as needed.

- Applicable regulated local service and/or non-recurring charges or credits will be printed in this section.
- 2. Your local service billing period and the amount of monthly recurring charges for regulated local service are shown in this section of the bill.
- 3. The charges for the Federal Communications Commission mandated subscriber line charges will be shown on this page.
- 4. The total ALLTEL toll charges is shown in this section.
- 5. The total ALLTEL regulated charges are shown on this page.

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PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: Stephan By

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ESTABLISHMENT AND FURNISHING OF SERVICE

- 7. ESTABLISHMENT AND FURNISHING OF SERVICE (continued)
 - 7.3. PAYMENT FOR SERVICE (Continued)

7.3.2. Bills (C)

E. ALLTEL Detail of Regulated Other Charges and Credits

This section displays and itemizes charges for the following services: Deposit Interest, Installment Billing Details, Advance Payment Amounts, Service Connection Charges, Partial Monthly Charges or credits for charges to regulated Local Service, and other miscellaneous transactions.

F. ALLTEL Detail of Regulated Service and Subscriber Line Charges

This section details for all customer the quantity of access lines, tariffed custom calling features, ALLTEL optional calling plan charges, and subscriber line charges. The amount of billing for each will be shown.

G. ALLTEL Detail of Regulated Toll Charges

This section is printed only for customers who have made toll calls that are handled by ALLTEL. A brief description of each service with the total billing will be shown.

H. Long Distance Carriers Summary of Charges

This section will be printed for customers who have placed calls that were handled by this long distance company. ALLTEL is a billing agent for these calls.

- 1. The total toll charges will be shown in this section. A detailed listing of customer telephone calls will be printed on a following section, identified by the specific carrier.
- The total of all charges associated with each long distance carrier will be shown on this page. The total of all carrier(s), as applicable, will be carried forward to the BILL SUMMARY page shown above. This amount will then be reflected as "other carriers".
- 1. Long Distance Carriers'* Detail of Other Charges and Credits

This section lists partial monthly charges or credits and service connection charges for this company only.

J. Long Distance Carriers Detail of Toll Charges

This section will list all toll calls that are handled by long distance carriers. Two lines are used to record each call. Codes used here **Edd Sparrier** by the back of each bill page.

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ESTABLISHMENT AND FURNISHING OF SERVICE

- 7. ESTABLISHMENT AND FURNISHING OF SERVICE (continued)
 - 7.3. PAYMENT FOR SERVICE (Continued)

7.3.2. Bills

K. ALLTEL Detail of Non-Regulated Charges

This section lists the non-regulated services billed by ALLTEL. The details include other charges and credits associated with non-regulated services as well as the itemization of all non-regulated services.

This section includes the statement - "NONPAYMENT OF ITEMS ON THIS PAGE WILL NOT RESULT IN DISCONNECTION OF YOUR LOCAL SERVICES".

L. Long Distance Carriers Detail of Non-Regulated Toll Charges

This section includes detailed non-regulated toll messages, i.e. non-tariffed 900 messages, etc.

This section includes the statement - "NONPAYMENT OF ITEMS ON THIS PAGE WILL NOT RESULT IN DISCONNECTION OF YOUR LOCAL SERVICE".

7.3.3. Rendering of Bills

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A. Flat Rate Service - Bills for Flat Rate Exchange Service will be rendered monthly in advance.

7.3.4. Collections

- A. The bill becomes delinquent after the fifteenth (15) day following the billing date. The Customer may pay a delinquent account at any time prior to the actual suspension of service provided that payment is received at the Company's office within four (4) hours of the time of the actual suspension of service shall not affect the right to discontinue service for nonpayment of the account.
- B. A 1.5% late payment charge will be applied to the balance of the bill that is not paid by the 25th day after the billing date. The late payment charge will appear on the next month's bill.
- C. The Company will charge a \$20.00 late charge for any returned payment.
- D. The Company will charge \$25.00 to rec**pyBed Sechlone Of KENTUCKY**for non-payment.

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ESTABLISHMENT AND FURNISHING OF SERVICE

- 7. ESTABLISHMENT AND FURNISHING OF SERVICE (continued)
 - 7.4. DISCONTINUATION OF SERVICE

(M)

7.4.1. A Customer shall be responsible for all service rendered up to and including any prospective date specified by the Customer for the discontinuance of service.

- 7.5 MAINTENANCE AND REPAIRS
 - 7.5.1. Maintenance of Company Owned Facilities
 - A. All ordinary expense of maintenance and repair of Company owned facilities, unless otherwise specified in the Company's Tariff, is borne by the Company. The Customer agrees to take good care of the facilities and all accessories connected therewith. In case of loss of, damage to, or destruction of any of the Company's facilities, or accessories, not due to ordinary wear and tear, the Customer is responsible for the cost of restoring the facilities to original condition.
 - 7.5.2. Maintenance of Customer Owned Equipment
 - A. When the Company makes a repair visit and determines that the trouble is caused by facilities for which the Customer is responsible, the Company will inform the Customer that the trouble is in facilities for which the Customer is responsible. The Company will not provide repairs to facilities for which the Customer is responsible under this Tariff.
- 7.6. TERMINATION OF SERVICE
 - 7.6.1. Service may be terminated prior to the expiration of a contract period upon notice being given to the Company, and upon payment of the termination charges given below, in addition to all charges due for service which has been furnished.
 - A. In the case of service for which the contract period is one month or less, charges for one full month shall apply.

 PUBLIC SERVICE COMMISSION
- 7.7. DEPOSIT NOT TO AFFECT REGULAR COLLECTION PRACTICES

OF KENTUCKY EFFECTIVE

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7.7.1 ESTABLISHMENT AND MAINTENANCE OF CREDIT

A. Establishment of Credit

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The Telephone Company is not obligated to furnish service for service previously rendered at the same of or interest address, until arrangements have been made to liquidate such previous indebtedness to the Company.

In order to insure the payment of all charges due for its service, the Telephone Company may require any subscriber to establish and maintain his credit in one of the following ways:

By furnishing references acceptable to the Telephone Company.

By means of a cash deposit.

Letter of credit/guarantee from a telephone company subscriber who has established acceptable credit with the telephone company.

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ESTABLISHMENT AND FURNISHING OF SERVICE

DEPOSIT NOT TO AFFECT REGULAR COLLECTION PRACTICES (Cont'd) 7.7.

ESTABLISHMENT AND MAINTENANCE OF CREDIT (Cont'd)

B. Deposits

The Telephone Company may require a minimum cash deposit or other guarantee to secure payment of bills. The amount of deposit normally required shall not exceed two-twelfths (2/12) of the subscribers actual or estimated annual bill. Service may be refused or discontinued for failure to pay the requested deposit. Interest, as prescribed by KRS 278.460, beginning on the date of deposit, will be paid annually either by refund or credit to the customer's bill, except that no refund or credit will be made if the customer's bill is delinquent on the anniversary date of the deposit.

The deposit may be waived upon a subscriber's showing of satisfactory credit or payment history, and required deposits will be returned after one (1) year if the subscriber has established a satisfactory payment record for that period. If a deposit has been waived or returned and the subscriber fails to maintain a satisfactory payment record, a deposit may then be required. The Telephone Company may require a deposit in addition to the initial deposit if the subscriber's classification of service changes or if there is a substantial change in usage. Upon termination of service, the deposit, any principle amounts, and any interest earned and owing will be credited to the final bill with any remainder refunded to the subscriber.

In determining whether a deposit will be required or waived, the following criteria will be considered:

- Previous payment history with the Telephone Company. If the subscriber has no 1. previous history with the Telephone Company, statements from other utilities, banks, etc. may be presented by the subscriber as evidence of good credit NACSICN
- Whether the subscriber has an established income or line of credit EFFECTIVE 2.
- Length of time the subscriber has resided or been located in the area. 3. AUG 19 1999
- Whether the subscriber owns property in the area. 4.

Whether the subscriber has filed bankruptcy proceedings within the last seven 5.011, 5. vears.

Whether another subscriber with a good payment history is willing to sign as a 6. guarantor for an amount equal to the required deposit.

If a deposit is held longer than 18 months, the deposit will be recalculated at the subscriber's request based on the subscriber's actual usage. If the deposit on account differs from the recalculated amount by more than \$10.00 for a residential subscriber or 10 percent for a non-residential subscriber, the Telephone Company may collect any underpayment and shall refund any overpayment by check or credit to the subscriber's bill. No refund will be made if the subscriber's bill is delinquent at the time of the recalculation.

C. Deposit not to Affect Regular Collection Practices

The fact that a deposit has been made shall in no way relieve the applicant or subscriber from complying with the Telephone Company's regulations as to advance payments and the prompt payment of bills on presentation; nor constitute a waiver or modification of the regular practices of the Telephone Company providing for the discontinuance of service for non-payment of any sums due the Telephone Company for services rendered. The Company may discontinue service to any subscriber failing to pay current bills without regard to the fact that such subscriber has made a deposit with the Company to secure payment of such bills or has

furnished the Company with a guarantee in writing of such bills.

ALLTEL COMMUNICATIONS, INC. Kentucky

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SECTION 9 (1)
BY: Stephan Bul

SECRETARY OF THE COMMISSION

TELEPHONE DIRECTORIES

8. TELEPHONE DIRECTORIES

8.1. DISTRIBUTION

8.1.1. At the discretion of the Company, directories of other telephone companies may be furnished, when available, to the Company's Customers at a cost based on the charges so specified by the company supplying the directory.

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SECTION 9
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LOCAL EXCHANGE SERVICE

APR 30 1999

PURSUANT TO 807 KAR 5:011.

9. LOCAL EXCHANGE SERVICE

9.1. LOCAL EXCHANGE RATE SCHEDULE

9.1.1. Application

SECTION 9 (1)
BY: Stephan Buy
SECRETARY OF THE COMMISSION

- A. The monthly rates are for a period of one month, payable monthly in advance, and entitle the Customer to exchange telephone service within the local calling area as specified in Section 4.4 of this Tariff.
- B. Rates for local exchange service include the provision of initial diagnostics required to determine whether a service problem is caused by facilities for which the Company is responsible or facilities for which the Customer is responsible. Local exchange service however does not include the provision of actual repairs to facilities for which the Customer is responsible, nor does it provide specific diagnostics regarding the facilities for which the Customer is responsible.
- C. The Local Exchange Rates listed in Section 9.2, 9.3 and 9.4 of this Tariff are the monthly rates, unless expressly stated otherwise. Discounts for volumes and longer periods of contract are available upon request.

9.2 LOCAL EXCHANGE RATES - BUSINESS

	Monthly Rates
ACCESS LINES	
Standard Business Line	\$ 32.90
Key System Line	36.00
PBX Trunk	36.00
DID Trunk	36.00
DID #s - Per 100 Block	25.00
ISDN	
BRI	85.60
PRI - Access	1,179.40
PRI - Per Channel	23.60
PRI - Back-Up Channel	231.25
PRI - Access - In-bound Only	416.25
PRI - Per Channel - In-bound Only	9.25
Centrex 1000	26.45

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PUBLIC SERVICE COMMISSION
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LOCAL EXCHANGE SERVICE

9. LOCAL EXCHANGE SERVICE (continued)

9.2 LOCAL EXCHANGE RATES - BUSINESS (continued)

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PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

ECONE EXCITATOE INTIES - BOSINESS (continued)	SECTION 9 (1)
	Monthly Ratespy Stephan Bu
ACCESS LINES (continued)	SECRETARY OF THE COMMISSION
Centrex 2000	\$ 29.40
Centrex 3000 (Note: must add ADC per agent fee)	31.30
Centrex 4000 (Note: must add ADC per agent fee)	34.30
Centrex ACD Capability - per Agent Fee	39.70
Centrex ACD Management Feature - per Agent Fee	28.60
Digital Channel Service - Access	165.00
Digital Channel Service - Per Channel	23.60
VERTICAL SERVICES	
Caller ID - Number	9.05
Caller ID - Name	9.05
Call Waiting	4.40
Call Forwarding	4.40
Remote Access to Call Forwarding	9.35
Three-Way Calling	4.40
Auto Redial	4.95
Call Return	5.20
Priority Call	3.50
Selective Call Forwarding	4.95
Call Blocker	4.95
Speed Calling 30	5.50

9.3 LOCAL EXCHANGE RATES - RESIDENCE

	Monthly Rates
ACCESS LINES	
Standard Line	13.69
Digital ISDN Line	83.00
Second Line - Office/Teen	12.69
Second Line - Online	13.69

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LOCAL EXCHANGE SERVICE

9. LOCAL EXCHANGE SERVICE (continued)

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9.3 LOCAL EXCHANGE RATES - RESIDENCE (continued)

PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

	Monthly Rates Stephand Buy
VERTICAL SERVICES	SECRETARY OF THE COMMISSION
Caller ID - Number	\$ 7.00
Caller ID - Name	7.00
Caller ID - Deluxe (Name & Number)	7.50
Call Waiting	3.65
Call Forwarding	3.60
Call Return	4.40
Call Selector	4.20
Preferred Call Forwarding	4.20
Remote Access to Call Forward	6.00
Repeat Dialing	4.20
Selective Call Acceptance	4.20
Selective Call Rejection	4.00
Speed Calling 30	4.10
Three-Way Calling	3.60

9.4 LOCAL OPERATOR SERVICES

	Per Use Rates
LOCAL OPERATOR SERVICES	
Directory Assistance	.60
(per call, maximum of two numbers per call)	
Operator Verify (each call)	.95
Operator Interrupt (each call)	1.40

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SECTION 10
PUBLODISERNICESCOMMISSION
OF KENTUCKY **FEFFECTIVE**

PROMOTIONAL OFFERINGS

APR 30 1999

Promotional Offerings 10.

> 10.1 **Special Promotions**

PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

The Company may make promotional offerings of its tariffed services which the company may make promotional offerings of its tariffed services which the promotional offering will exceed six months in duration, and all promotional offerings will be extended on a nondiscriminatory basis to any customer similarly classified who requests the specific offer. At the Company's option, a letter outlining the promotion may be filed with the Commission Staff in lieu of filing language in the tariff.

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SECTION 11
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OF KENTUCKY
FEFECTIVE

SPECIAL ARRANGEMENTS

APR 30 1999

11. Special Arrangements

11.1 Individual case Basis (ICB) Arrangements

PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

BY Stephand BU

SECRETARY OF THE COMMISSION
Arrangements may be developed by the Company and, at the Company's discretion, offered to customers on a case-by-case basis taking into account special customer considerations including, but not limited to volume or term commitments or in response to a bona fide special request from a Customer or prospective Customer to develop a competitive bid for a service not generally offered under this tariff. ICB rates and terms will be offered to the Customer in writing.

SECTION 12 Original Contents Page

Issued: July 17, 2001 Effective: August 16, 2001

12. ABBREVIATED DIALING

ABBREVIATED DIALING

CONTENTS

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12.3	711 – Access to Telecommunications Relay Service (TRS)	13
12.4	Telecommunications Relay Service	16

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Issued: July 17, 2001 Effective: August 16, 2001

12. ABBREVIATED DIALING

12.1. 211 Access to Community Information and Referral

12.1.1. General

A. 211 Dialing Service ("211") is a three digit local dialing arrangement available in specified areas of ALLTEL COMMUNICATIONS, INC. for delivery of general information via voice grade facilities, for community information and referral services. Pursuant to Order 00-256, issued by the Federal Communications Commission, (FCC) in CC Docket 92-105, the 211 code is assigned for access to community information and referral services. In addition, the 211 subscriber must comply with any orders and rules pertaining to 211, adopted by the FCC in rulemaking proceeding CC Docket 92-105.

- B. 211 is available in ALLTEL Territory only. To provide access to a 211 number to end users in an independent company territory or to a CLECs end user within the local calling area, the 211 subscriber must make appropriate arrangements with the independent company or CLEC serving that territory.
- C. The Local Calling Area of the 211 subscriber will be the Basic Local Calling Area as defined within this tariff, as facilities permit. If local calling areas are merged, and a 211 number exists in both areas, the 211 subscriber who established the 211 Service first in time will be entitled to retain the 211 in the merged local calling area.
- D. This service is furnished subject to the availability of the 211 number.
- E. 211 Service can be delivered via regular exchange access lines (by individual business lines, PBX trunks, etc.).
- Limitations and use of service as stated in this tariff apply.
- G. Directory Listings may be provided for 211 Service at rates and regulations as specified in this Tariff.
- H. Access to 211 Service is not available to the following classes of service:
 - Payphone Service Provider Telephones (PSPs)
 - Hotel/Motel/Hospital Service

 - 0+, 0- (Credit Card, Third-Party Billing, Collect Calls)
 - Inmate Service
 - 101XXXX
 - Cellular Type 2A

In addition, Operator assisted calls to a 211 subscriber will not be completed.

- The 211 subscriber is restricted from selling or transferring the 211 number to an unaffiliated entity, either directly or indirectly.
- An "affiliate" of a 211 subscriber is any entity that directly or indirectly through one or more intermediaries, controls, is controlled by, or is under common control with, the 211 subscriber. The term "control" (including the terms, "controlling", controlling with said "under common control with") means the possession, direct or indirect of the power to direct or cause the direction of the management and policies of an entity, whether through the ownership of voting securities, by contract, or otherwise.

If a 211 subscriber becomes an affiliate of or is acquired by another 1261 2001 criber through merger, acquisition, or otherwise, then the affiliated subscribers must surrender all but one 211 number within 6 months of the merger or acquishtened ANT TO 807 KAR 5:011. SECTION 9 (1)

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Issued: July 17, 2001 Effective: August 16, 2001

12. ABBREVIATED DIALING (Continued)

12.1. 211 Access to Community Information and Referral (Continued)

12.1.1 General (Continued)

- K. 211 will not provide calling number information in real time to the 211 subscriber. If the 211 subscriber needs this type of information, the 211 subscriber must subscribe to a compatible Calling Number Identification service.
- L. Calls to a disconnected 211 number will be routed to intercept over the announcement facilities for a maximum of 60 days, when the 211 provider is a Company subscriber. The announcement provided may refer the caller to another telephone number.
- M. 211 Service will be provided within a maximum of 30 days after the customer's request for service has been processed in order to allow the Company sufficient time for provisioning.
- N. The 211 subscriber is prohibited from providing programming which involves live group interaction, such as "GAB" lines, "chat" lines, or similar type programs where the primary purpose is for callers to interact with one another.

12.1.2. Service Requirements and Conditions

- A. All requests for 211 Service must be submitted in writing to the Kentucky Public Service Commission. The Commission will allocate 211 Service numbers in the specified Basic Local Calling Areas based upon requirements and/or standards established by the FCC.
- B. Within 30 calendar days of the number assignment, the 211 subscriber must initiate a service request order, which will determine the subscriber's provisioning date. This provisioning date must be within 90 calendar days of the date the 211 number is assigned to the subscriber. The 211 subscriber will be billed the nonrecurring charge when the service is provisioned by the Company.
- C. The 211 subscriber must, prior to provisioning of the service, sign a written acknowledgement of possible recall of the 211 number by the FCC and an agreement to return the code upon receipt of 6 months written notice of such a recall from the Company and abide by all terms and conditions contained in Order 00-256, and any subsequent rules which may be identified by the FCC in CC Docket 92-105 regarding the use and return of such 211 codes. If a recall is affected, the Company will work with all 211 subscribers affected by such recall to transfer their service arrangements, to a 7 or 10 digit arrangement for information services subsequently agreed to by the industry and approved by the FCC. The 211 subscriber will be charged the appropriate tariff rates for the establishment of the new access arrangement.
- D. Only one 7 or 10 digit local number or one 10 digit toll free number may be used as the lead number per basic local calling area. All central offices within a basic local calling area must be pointed to the same 7 or 10 digit local number or one 10 digit toll free number.
- PUBLIC SERVICE COMMISSION

 E. The 211 subscriber must (1) obtain a new 7 or 10-digit number of 2 partial an existing non-published 7 or 10-digit number, or (3) change an existing 7 partial number to a non-published number, which will be established as the lead number in the hunt group, ACD, etc., of the subscriber. This 7 or 10-digit number must be non-published. When the 211 Service is disconnected or discontinued, the 211 subscriber for this 7 or 10-digit number as part of the 211 Service. This 7 or 10-digit number as be either disconnected or a new 7 or 10-digit number can be assigned. Appropriate rates from Section S4 and S6 of this Tariff will apply.

 SECTION 9 (1)

Stephand Buy SECRETARY OF THE COMMISSION (N)

Issued: July 17, 2001 Effective: August 16, 2001

12. ABBREVIATED DIALING (Continued)

12.1. 211 Access to Community Information and Referral (Continued)

12.1.2. Service Requirements and Conditions (Continued)

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F. The Federal Communications Commission (FCC) has ordered that certain 211 numbers be assigned for national purposes and certain uses. As requests are submitted by qualifying entities for 211 numbers assigned for national use, the Company will update the Tariff accordingly and inconsistent commercial use of such numbers shall be discontinued according to the following provisions.

Use of 211 Service is subject to possible recall of the 211 code by the NANP (North American Numbering Plan) Administrator for national use. The 211 subscriber must, prior to provisioning of the service, sign a written acknowledgement of this condition and an agreement to return the code upon receipt of 6 months written notice of such a recall from the Company and abide by all terms and conditions contained in Order 97-51 issued, any subsequent rules which may be identified by the FCC in CC Docket 92-105 regarding the use and return of such 211 codes. If a recall is effected by the NANP Administrator, the Company will work with all 211 subscribers affected by such recall to transfer their service arrangements, if technically and economically feasible at the time, to an abbreviated dialing arrangement, and if not feasible, to a seven-digit dialing arrangement within the 6-month notice period. The 211 subscriber will be required to migrate to any standard access arrangement for information services subsequently agreed to by the industry and approved by the FCC. The 211 subscriber will be charged the appropriate tariff rates for the establishment of the new access arrangement.

- G. The 211 Service is provided where facilities permit.
- H. 211 subscribers should work separately with cellular companies to ascertain whether Type 1 cellular customers will be able to reach information services provided by dialing a 211 number. Charges for calls to the 211 number made from cellular end users will be billed to the cellular company. This may require the 211 subscriber to enter into a contractual agreement with the cellular company to provide 3-digit access service and the billing associated with the service.
- I. 211 subscribers should work separately with competitive local exchange companies to ascertain their end user customer will be able to reach information service provided by dialing a 211 number. The CLEC company will bill charges for calls to the 211 number made from CLEC end users. This may require the 211 subscriber to enter into a contractual agreement with the CLEC company to provide 3-digit access service and the billing associated with the service.

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12. ABBREVIATED DIALING (Continued)

12.1. 211 Access to Community Information and Referral (Continued)

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12.1.2. Service Requirements and Conditions (Continued)

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- J. 211 Service will be provided under the following conditions:
 - For network sizing and protection, each 211 subscriber must provide an estimate of annual call volumes, the expected busy hour and holding time for each call to 211.
 - The customer will subscribe to adequate telephone facilities initially, and subsequently as may be required, in the judgment of the Company, to adequately handle calls to 211 without impairing the Company's general telephone service or telephone plant. It will be the intent of the Company to provide facilities designed to provide a call blocking probability of one call per hundred during normal busy hours 211 Dialing service.
 - The Company report of the number of local calls completed to each 211 number will serve as the sole document upon which remittance will be made.
 - The 211 subscriber is responsible for obtaining all necessary permission, licenses, written consents, waivers and releases and all other rights from all persons whose work, statements or performance are used in connection with the service, and from all holders of copyrights, trademarks, and patents used in connection with said service.
 - The 211 subscriber shall be liable for, and shall indemnify, protect, defend and save harmless the Company against all suits, actions, claims, demands and judgments, and of all costs, expenses and counsel fees incurred on account thereof, arising out of an resulting directly or indirectly from the Service or in connection therewith, including, but not limited to, any loss, damage, expense or liability resulting from any infringement or claim of infringement, of any patent, trademark, copyright, or resulting from any claim of liable and slander.
 - Suspension of 211 Service is not applicable for the service.
 - When 211 Service is disconnected all remittance money due to the 211 subscriber may be credited or applied to the final bill issued for the recurring charges associated with this Tariff.
 - If a 211 subscriber discontinues subscription to 211 Service, the 211 number will be disconnected and reassigned according to the conditions defined in A. preceding. Upon the termination of 211 Service, the 211 number may be reassigned after 60 days.

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BY Stephano Bul

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12. ABBREVIATED DIALING (Continued)

12.1. 211 Access to Community Information and Referral (Continued)

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12.1.2. Service Requirements and Conditions (Continued)

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- J. 211 Service will be provided under the following conditions: (Continued)
 - 9. Unless otherwise specifically provided in this Tariff, the Company shall be authorized to disconnect any tariffed service provided to the 211 subscriber utilized, directly or indirectly, with the 211 Service which fails to comply with regulations and conditions set forth herein, upon five (5) days notice to the subscriber. Disconnection may be suspended at the discretion of the Company if it receives written certification that the 211 subscriber is in compliance with regulations and conditions of the tariffs. Continual noncompliance shall be cause for disconnection without notice at the discretion of the Company.
 - 10. The 211 subscriber shall respond promptly to any and all complaints lodged with any regulatory authority against any service provided via the 211 number. If requested by the Company, the 211 subscriber shall assist the Company in responding to complaints made to the Company concerning the subscriber's 211 service.
 - 11. A written notice will be sent to any 211 subscriber following oral notification when their service unreasonably interferes with or impairs other services rendered to the public by the Company or by other subscribers of 211 Service. If after notification the subscriber makes no modification in method of operation or in the service arrangements that are deemed service-protective by the Company, or if the subscriber is unwilling to accept the modifications, or if the subscriber continues to cause service impairment, the Company reserves the right, at any time, without further notice, to institute protective measures, up to and including termination of service. In an emergency situation as defined by the Company, the Company reserves the right, at any time, without notice, to institute protective measures, up to and including termination of service.
- K. If a pre-recorded announcement is utilized by the 211 subscriber, the following conditions apply:
 - The 211 subscriber will provide announcements. The Company will provide only the delivery of the call.
 - 2.11 subscriber's sponsorship of any particular announcement of recorded program service shall not preclude another 211 subscriber from sponsoring the same or similar announcement or recorded program service.
 - 3. The provision of access to the 211 network by the Company for the transmission of announcement or recorded program services is subject to availability of such facilities and requirements of the local exchange network.
 - 4. The 211 subscriber assumes all financial responsibility for all specific involved in providing announcement or recorded program segrices including, but not limited to, the recorder-announcement equipment producing the crecording, advertising and promotional expenses.
 - The 211 subscriber assumes, according to other tariff, all financial responsibility for all facilities required to connect the recorder announcement equipment located on the subscriber's premises.
 PURSUANT TO 807 KAR 5:011,

SECTION 9 (1)
BY: Stephano Bell SECRETARY OF THE COMMISSION

(N)

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Effective: August 16, 2001

12. ABBREVIATED DIALING (Continued)

- 12.1. 211 Access to Community Information and Referral (Continued)
 - 12.1.2. Service Requirements and Conditions (Continued)
 - L. The Company will take all legal and practical steps to disassociate itself from 211 subscribers providing services whose business and/or public conduct (whether demonstrated or proposed) is of a type that generates unacceptable levels of complaints by end users.
 - M. In no event shall the Company be liable for any losses or damages of any kind resulting from the unavailability of its equipment or facilities or for any act, omission or failure of performance by the Company, or its employees, or agents, in connection with this Tariff. The Company shall not be responsible for calls that cannot be completed as a result of repair or maintenance difficulties on Company facilities and equipment nor on equipment owned or leased by the subscriber.
 - N. The 211 Service subscriber must be located within the principle exchange of the Basic Local Calling Area in which he subscribes to 211 Service.

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12. ABBREVIATED DIALING (Continued)

- 12.1. 211 Access to Community Information and Referral (Continued)
 - 12.1.3. Rates and Charges
 - A. Application of Rates
 - 1. Nonrecurring charges shall apply for each 211 number per local calling area.
 - 211 subscribers will pay the normal tariffed charges for the local exchange access arrangements (e.g., PBX trunks, Centrex Type Services lines, etc.) used for transporting and terminating messages at the 211 subscriber's designated premises.
 - 3. Applicable service order charges as specified in Section S4 of this Tariff will apply, in addition to the following rates.
 - B. Charges applicable to the 211 Service Subscriber:
 - Establishment of 211 Service, per 211 Service number, Per Central Office

		Nonrecurring <u>Charge</u> \$389.90
2.	Central Office Activation Per Central Office	150.00
3.	Change of Point –to Number by Subscriber Per Central Office	13.50

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PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

12. ABBREVIATED DIALING (Continued)

12.2 511 Access to Travel Information Services

12.2.1. General

- A. 511 Dialing Service ("511") is a three digit local dialing arrangement available in specified areas, with ALLTEL COMMUNICATIONS, INC. ("Company"), for delivery of general information via voice grade facilities. Pursuant to Order 00-256, issued by the Federal Communications Commission (FCC) in CC Docket 92-105, the 511 code is assigned for access to travel information services. In addition, the 511 subscriber must comply with any orders and rules pertaining to 511, adopted by the FCC in rulemaking proceeding CC Docket 92-105.
- B. 511 is available from ALLTEL in ALLTEL Territory only. To provide access to 511 to end users in an independent company territory or to a Competitive Local Exchange Carriers (CLECs) end users within the local calling area, the 511 subscriber must make appropriate arrangements with the independent company or CLEC serving that territory. The 511 subscriber should work separately with competing local providers to ascertain that its end user customers will be able to travel information services provided by 511.
- C. The Local Calling Area of the 511 Service subscriber will be the Basic Local Calling Area defined in this Tariff, as facilities permit. If local calling areas are merged, and a 511 number exists in both areas, the 511 subscriber who established 511 first in time will be entitled to retain the 511 number in the merged local calling area.
- D. This service is subject to the availability of 511 numbers.
- E. 511 can be delivered via regular exchange access lines (by individual business lines, PBX trunks, etc.)
- F. Limitations and use of service as stated in this Tariff apply.
- G. Directory Listings may be provided for 511 at rates and regulations at no charge.
- H. Access to 511 is not available to the following classes of service:
 - Payphone Service Provider Telephones (PSPs)
 - Hotel/Motel/Hospital Service
 - 1+
 - 0+, 0- (Credit Card, Third-Party Billing, Collect Calls)
 - Inmate Service
 - 101XXXX
 - Cellular Type 2A

In addition, operator assisted calls to the 511 subscriber will not be completed.

 The 511 subscriber is restricted from selling or transferring the 511 code to an unaffiliated entity, either directly or indirectly.

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PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

12. ABBREVIATED DIALING (Continued)

12.2 511 Access to Travel Information Services (Continued)

12.2.1. General (Continued)

- J. An "affiliate" of a 511 subscriber is any entity that directly, or indirectly through one or more intermediaries, controls, is controlled by, or is under common control with, the 511 subscriber. The term "control" (including the terms "controlling", "controlled by:, and under common control with") means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of an entity, whether through the ownership of voting securities, by contract, or otherwise. If a 511 subscriber becomes an affiliate of or is acquired by another 511 subscriber through merger, acquisition, or otherwise, then the affiliated subscribers must surrender all but one 511 number within 6 months of the merger or acquisition.
- K. 511 will not provide calling number information in real time to the 511 subscriber. If the 511 subscriber needs this type of information, the 511 subscriber must subscribe to a compatible Calling Number Identification service in A13. preceding.
- L. Calls to a disconnected 511 number will be routed to intercept of the announcement facilities for a maximum of 60 days, when the 511 provider is a Company subscriber. The announcement provided may refer the caller to another telephone number.

12.2.2. Service Requirements and Conditions

- A. All requests for 511 must be submitted in writing to the Kentucky Public Service Commission. The Commission will allocate the 511 code in the specified Basic Local Calling Areas based upon requirements and/or standards established by the FCC.
- B. Within 30 days of the number assignment, the 511 subscriber must initiate the request for service. The Company will provision the subscriber's order within a reasonable time, given the complexity of the order. The 511 subscriber will be billed the nonrecurring charge when the service is provisioned by the Company. If during this period, the 511 subscriber has failed to establish service or decides to discontinue service establishment, the 511 number will be recalled and the number will be considered available for reassignment as specified in A. preceding. If the network has been provisioned for the subscriber, the nonrecurring charge will not be refunded or waived.
- C. The 511 subscriber, must prior to provisioning of the service, sign a written acknowledgement of possible recall of the 511 number and an agreement to return the code upon receipt of 6 months written notice of such a recall from the Company and abide by all terms and conditions contained in Order 00-256 issued, any subsequent rules which may be identified by the FCC in CC Docket 92-105 regarding the use and return of such 511 codes. If a recall is affected, the Company will work with all 511 subscribers affected by such recall to transfer their service arrangements, to a 7 or 10 digit dialing arrangement within the 6 month notice period. The 511 subscriber will be required to migrate to any standard access arrangement for information services subsequently agreed to by the industry and approved by the FCC. The 511 subscriber will be charged the appropriate tariff rates for the establishment of the new access arrangement.

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PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: Skohand BUL SECRETARY OF THE COMMISSION

12. ABBREVIATED DIALING (Continued)

12.2. 511 Access to Travel Information Services (Continued)

12.2.2. Service Requirements and Conditions (Continued)

- D. Only one 7 or 10-digit local number or one 10-digit toll free number may be used as the lead number per basic local calling area. All central offices within a basic local calling area must be pointed to same 7 or 10-digit local number or one 10-digit toll free number. Appropriate rates from Sections A3. and A4., of this Tariff will apply.
- E. The 511 Dialing Service is provided where facilities permit.
- F. The 511 subscriber should work separately with cellular companies to ascertain whether Type 1 cellular customers will be able to reach travel information services provided by dialing 511.
- G. The 511 subscriber should work separately with competing local providers to ascertain that its end user customers will be able to reach travel information services provided by dialing 511.
- H. 511 will be provided under the following conditions.
 - 1. For network sizing and protection, the 511 subscriber must provide an estimate of annual call volumes, the expected busy hour and holding time for each call to 511.
 - 2. The customer will subscribe to adequate telephone facilities initially and subsequently as may be required, in the judgment of the Company, to adequately handle calls to 511 without impairing the Company's general telephone service or telephone plant. It will be the intent of the Company to provide facilities designed to provide a call blocking probability of one call per hundred during normal busy hours for 511 Dialing Service.
 - 3. The 511 subscriber is responsible for obtaining all necessary permission, licenses, written consents, waivers and releases and all other rights from all persons whose work, statements or performance are used in connection with the service, and from all holders of copyrights, trademarks, and patents used in connection with said service.
 - 4. The 511 subscriber shall be liable for, and shall indemnify, protect, defend and save harmless the Company against all suits, actions, claims, demands and judgments, and of all costs, expenses and counsel fees incurred on account thereof, arising out of and resulting directly or indirectly from the service or in connection therewith, including, but not limited to, any loss, damage, expense or liability resulting from any infringement or claim of infringement, of any patent, trademark, copyright, or resulting from any claim of liable and slander.
 - Suspension of 511 as covered in Section A2. of this Tariff is not applicable for this service.
 - 6. The 511 subscriber shall respond promptly to any and all complaints lodged with any regulatory authority against any service provided via the 511 number. If requested by the Company, the 511 subscriber shall assist the Company in responding to complaints made to the Company concerning the subscriber's 511 service.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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PURSUANT TO 807 KAR 5011, SECTION 9 (1)

Effective: August 16, 2001 Issued: July 17, 2001

12. ABBREVIATED DIALING (Continued)

12.2 511 Access to Travel Information Services (Continued)

12.2.2. Service Requirements and Conditions (Continued)

- H. 511 will be provided under the following conditions. (Continued)
 - 7. A written notice will be sent to any 511 subscriber following oral notification when their service unreasonably interferes with or impairs other services rendered to the public by the Company or by other subscribers of 511 Service. If after notification the subscriber makes no modification in method of operation or in the service arrangements that are deemed service-protective by the Company, or if the subscriber is unwilling to accept the modifications, or if the subscriber continues to cause service impairment, the Company reserves the right, at any time, without further notice, to institute protective measure, up to and including termination of service. In an emergency situation as defined by the Company, the Company reserves the right, at any time, without notice, to institute protective measures up to and including termination of service.
- If a pre-recorded announcement is provided by the 511 subscriber, the following conditions apply.
 - 1. The 511 subscriber will provide announcements. The Company will provide only the delivery of the call.
 - 2. 511 subscriber's sponsorship of any particular announcement of recorded program service shall not preclude another 511 subscriber from sponsoring the same or similar announcement or recorded program service.
 - The provision of access to the 511 network by the Company for the transmission of announcement or recorded program services is subject to availability of such facilities and the requirements of the local exchange network.
 - The 511 subscriber assumes all financial responsibility for all costs involved in providing announcement or recorded program services including, but not limited to, the recorder-announcement equipment producing the recording, advertising and promotional expenses.
 - 5. The 511 subscriber assumes, according to other specific rates and charges under tariff, all financial responsibility for all facilities required to connect the recorderannouncement equipment located on the subscriber's premises.
- The Company may take all legal and practical steps to disassociate itself from 511 subscribers providing services whose business and/or public conduct (whether demonstrated or proposed) is of a type that in the Company's discretion generates unacceptable levels of complaints by end users.
- K. In no event shall the Company be liable for any losses or damages of any kind resulting from the unavailability of its equipment or facilities or for any act, omission or failure of performance by the Company, or its employees, opagents in the company with this Tariff. The Company shall not be responsible for calls that cannot be responsible for calls the call the cal repair or maintenance difficulties on Company facilities and equipment nor on equipment owned or leased by the subscriber.

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12. ABBREVIATED DIALING (Continued)

12.2. 511 Access to Travel Information Services (Continued)

12.2.3. Rates and Charges

- A. Application of Rates
 - 1. A Service Establishment charge shall apply per basic local calling area.
 - 2. 511 subscribers will pay the normal tariffed charges for the local exchange access arrangements (e.g., PBX trunks, Centrex Type Services lines, etc.) used for transporting and terminating messages at the 511 subscriber's designated premises.
 - 3. Applicable service order charges as specified in Section A4. of this Tariff will apply, in addition to the following rates.
 - 4. A Central Office Activation charge will apply per central office switch translated to the lead number within the basic calling area.
 - A charge will apply to changes to the point-to number at the subscriber's request, per
 Dialing Service, per central office switch within the basic local calling area.
- B. Charges applicable to the 511 Service Subscriber:
 - Establishment of 211 Service, per 211 Service number, Per Central Office

		Charge \$389.90
2.	Central Office Activation Per Central Office	150.00
3.	Change of Point –to Number by Subscriber Per Central Office	13.50

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

AUG 16 2001

PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

BY: Stephano BLU
SECRETARY OF THE COMMISSION

12. ABBREVIATED DIALING (Continued)

12.3. 711 Dialing Code for Telecommunications Relay Service (TRS)

12.3.1. General

- A. 711 Dialing Code ("711") is a three digit local dialing arrangement for telephone voice transmission access to all relay serviced entities as a toll free call. Order 00-257, issued by the Federal Communications Commission (FCC) in CC Docket 92-105, assigned 711 dialing code for nationwide access to TRS entities to be implemented not later than October 1, 2001.
- B. 711 is available from ALLTEL in ALLTEL Territory only. To provide access to 711 to end users in a independent company territory or to a Competitive Local Exchange Carriers (CLECs) end users within the local calling area, the TRS entity must make appropriate arrangements with the independent company or CLEC serving that territory. The TRS entity should work separately with competing local providers to ascertain that its end user customers will be able to reach relay services provided by dialing 711.
- C. This service is subject to the availability of the 711 dialing code.
- 711 can be delivered via regular exchange access lines (by individual business lines, PBX trunks, etc.).
- E. This service is subject to limitations and use of service as stated in Section 2 of this Tariff.
- F. Directory Listings may be provided for 711 at no charge.
- G. Access to 711 is not available to the following classes of service:
 - Hotel/Motel/Hospital Service (toll call only)
 - 1+
 - 0+, 0- (Credit Card, Third-Party Billing, Collect Calls)
 - Inmate Service
 - 101XXXX
 - Cellular Type 2A

In addition, operator assisted calls to the 711 will not be completed.

- H. The TRS entity is restricted from selling or transferring the 711 dialing code to an unaffiliated entity, either directly or indirectly.
- I. An "affiliate" of a TRS entity is any entity that directly, or indirectly through one or more intermediaries, controls, is controlled by, or is under common control with the TRS entity. The term "control" (including the terms "controlling", "controlled by", and "under common control with") means the possession, direct or indirect of the power to direct or cause the direction of the management and policies of an entity whether through the ownership of voting securities, by contract, or otherwise.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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12. ABBREVIATED DIALING (Continued)

12.3. 711 Dialing Code for Telecommunications Relay Service (TRS) (Continued)

(M)

12.3.2. Service Requirements and Conditions

- A. Requests for 711 Dialing Code must be submitted in writing to the Kentucky Public Service Commission, for the assignment of the 711 code, as specified per the Federal Communications Commission in Common Carrier Docket 92-105.
- B. The Company will provision the TRS entity's request within a reasonable time, given the complexity of the order. If, during or at the end of the provisioning period, the TRS entity has failed to establish service or decides to discontinue service establishment, the 711 code will be recalled and the number will be considered available for reassignment as specified in A. preceding.
- C. The TRS entity must, prior to provisioning of the service, sign a written acknowledgement of possible recall of the 711 dialing code by the FCC and an agreement to return the code upon receipt of 6 months written notice of such a recall from the Company or regulation entity and abide by all terms and conditions which may be identified by the FCC in CC Docket 92-105 regarding the use and return of the 711 dialing code. If a recall is effected, the Company will work with the TRS entity affected by such recall to transfer their service arrangements to a 7 or 10-digit dialing arrangement within the 6-month notice period. The TRS entity will be required to migrate to any access arrangement the Telecommunications relay services subsequently agreed to by the industry and approved by the FCC. The TRS entity will be charged the appropriate tariff rates for the establishment of the new access arrangement.
- D. Only one 10-digit toll free number may be used as the lead number per basic local calling area.
- E. The 711 Dialing Code is provided where facilities permit.
- F. TRS entity should work separately with cellular companies to ascertain whether Type 1 cellular customers will be able to reach Telecommunications relay services provided by dialing 711.
- G. TRS entity should work separately with competitive local exchange companies to ascertain their end user customers will be able to reach Telecommunications relay services provided by dialing 711.

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Y: StohanU BUU SECRETARY OF THE COMMISSION

(M) Indicates material previously located on Original Sheet 2.

12. ABBREVIATED DIALING (Continued)

- 12.3. 711 Dialing Code for Telecommunications Relay Service (TRS) (Continued)
 - 12.3.2. Service Requirements and Conditions (Continued)
 - H. 711 Dialing Code will be provided under the following conditions:
 - For network sizing and protection, the TRS entity must provide an estimate of annual call volumes, the expected busy hour and holding time for each call to the 711 dialing code.
 - The TRS entity will subscribe to adequate telephone facilities initially and subsequently as may be required, in the judgement of the Company, to adequately handle calls to 711 without impairing the Company's general telephone service or telephone plant.
 - 3. The TRS entity is responsible for obtaining all necessary permission, licenses, written consents, waivers, releases and all other rights from all persons whose work, statements or performance are used in connection with the 711 dialing code, and from all holders of copyrights, trademarks, and patents used in connection with said service.
 - 4. The TRS entity is responsible for, and shall indemnify, protect, defend, and save harmless the Company against all suits, actions, claims, demands and judgements, and of all costs, expenses and counsel fees incurred on account thereof, arising out of and resulting directly or indirectly from the service or in connection therewith, including, but not limited to, any loss, damage, expense or liability resulting from any infringement or claim of infringement, of any patent, trademark, copyright, or resulting from any claim of liable and slander.
 - 5. The TRS entity shall respond promptly to any and all complaints lodged with any regulatory authority against any service provided via 711. If requested by the Company, the TRS entity shall assist the Company in responding to complaints made to the Company concerning the 711 dialing code.
 - 6. A written notice will be sent to any TRS entity following oral notification when their service unreasonably interferes with or impairs other services rendered to the public by the Company. If after notification the TRS entity makes no modification in method of operation or in the service arrangements that are deemed service-protective by the Company, or is the TRS entity is unwilling to accept the modifications, or if the TRS entity continues to cause service impairment, the Company reserves the right, at any time, without further notice, to institute protective measure, up to and including termination of service. In an emergency situation as defined by the Company, the Company reserves the right, at any time, without notice, to institute protective measures up to and including termination of service.

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12. ABBREVIATED DIALING (Continued)

12.3. 711 Dialing Code for Telecommunications Relay Service (TRS) (Continued)

12.3.2. Service Requirements and Conditions (Continued)

- If a pre-recorded announcement is provided by the TRS entity, the following conditions apply.
 - The TRS entity will provide announcements. The Company will provide only the delivery of the call.
 - 2. The provision of access to the 711 network by the Company for the transmission of announcement is subject to availability of such facilities and the requirements of the local exchange network.
 - The TRS entity assumes all financial responsibility for all cots involved in providing announcement including, by not limited to, the recorder-announcement equipment located on the TRS entity's premises.
 - 4. The TRS entity assumes, according to other specific rates and charges under tariff, all financial responsibility for all facilities required, to connect the recorderannouncement equipment located on the TRS entity's premises.
- J. The Company may take all legal and practical steps to disassociate itself from TRS entity providing services whose business and/or public conduct (whether demonstrated or proposed) is of a type that in the Company's discretion generates unacceptable levels of complaints by end users.
- K. In no event shall the Company be liable for any losses or damages of any kind resulting form the unavailability of its equipment or facilities or for any act, omission or failure of performance by the Company, or its employees, or agents, in connection with this Tariff. The Company shall not be responsible for calls that cannot be completed as a result of repair or maintenance difficulties on Company facilities and equipment nor on equipment owned or leased by the TRS entity.

12.4 Telecommunications Relay Service

12.4.1. General

- A. Telecommunications Relay Service (TRS) is a statewide telecommunications relay system that enables hearing- or speech-impaired persons using TDDs or similar devices to communicate freely with the hearing population not using TDDs and vice Versa.
- B. Using a TDD, a hearing- or speech-impaired person can complete a call to a hearing person by dialing the three digit local dialing arrangement to access the relay center. A relay center attendant received the TDD call and then places a voice call to the hearing party. The attendant relays the typed TDD message by voice to the hearing party and then relays the hearing party's voice message into a typed format back to the hearing- or speech-impaired person's TDD. Or in the reverse, a hearing operson could call the relay center to have their voice message by the place of the place of

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BY: Stephand BUS SECRETARY OF THE COMMISSION (M)

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12. ABBREVIATED DIALING (Continued)

- 12.4. Telecommunications Relay Service (Continued)
 - 12.4.1. Telecommunications Relay Service (Continued)
 - C. TRS provides service ona 24 hour per day, seven days per week basis.
 - D. The TRS and TDD Program surcharge shall be identified as a one-line item on customer's bills as follows: "Kentucky Telecommunications Relay Service Surcharge".

12.4.2. Regulations

- A. Where the Company transmits messages through the Kentucky Relay Center, the Company shall not be liable for errors in translating, transmitting, receiving, or delivering messages by telephone, TDD, or any other instrumentality over the facilities of the Company, connecting utilities or through the Kentucky Relay Center, in the absence of gross negligence or willful misconduct.
- B. In addition to the charges provided in this tariff and other intrastate toll tariffs in which this Company concurs, a surcharge shall be assessed on all access lines to which the Federal End User Access Line Charge applies and served by this Company. Federal End User Access lines include Multiparty Service, Semi-Public Servcie, Business Single Line and Residence Single Line Service, and each individual line or trunk for business and Residence Multiline and Centrex CO-like services. This surcharge applies regardless of whether or not the access line uses the Kentucky Relay Service.

12.4.3. Surcharge

B.

A. Telecommunications Relay Service Surcharge:

Per Residence line, per month \$0.06
 Per Business line, per month \$0.06
 Telecommunications Devices for the Deaf Program Surcharge:

. Per Residence line, per month \$0.01

Per Business line, per month \$0.01

(M) Indicates material previously located on Original Sheet 5.

Title Page

Regulations, Rates and Charges applying to the provision of service to Customers utilizing intrastate company-owned communications facilities in the State of Kentucky.

All material contained herein is new.

The name, title and street address of this tariff's Issuing Officer are located on the bottom of the title page and the check sheet.

Services are provided by means of wire, fiber optics, radio or any other suitable technology or combination thereof.

PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

Check Sheet

Original and revised pages as named below and contain all changes from the original tariff that are in effect on the date hereof.

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		34	Original		
1	Original	35	Original	69	Original
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20	Original	46	Original	85	Original
21	Original	47	Original	86	Original
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23	Original	49	Original	88	Original
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29.1.1	Original	58	Original	PUBLIC SERVICE	COMMISSION
29.1.2	Original	59	Original		
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				BY: Stephani SECRETARY OF	THE COMMISSION

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Issued: March 31, 1999 Effective: April 30, 1999

ALLTEL Communications, Inc.

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APR 3 0 1999

PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: Stephand BUL SECRETARY OF THE COMMISSION

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BY: Stephand BUU
SECRETARY OF THE COMMISSION

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TARIFF USERS GUIDE

General

The tariff users guide is provided to assist users of this tariff in determining regulations, rates and charges applicable to the provision of intrastate services by ALLTEL Communications, Inc. issuing carriers.

Issuing carriers in ALLTEL Communications, Inc., participate in this tariff for all intrastate access services.

Any questions concerning the matrix or tariff references contained in the matrix, should be directed to this tariff's issuing officer at the address indicated below.

V.P.-Access Tariffs One Allied Drive Little Rock, AR 72203

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CONCURRING CARRIERS

NO CONCURRING CARRIERS

CONNECTING CARRIERS

NO CONNECTING CARRIERS

OTHER PARTICIPATING CARRIERS

NO OTHER PARTICIPATING CARRIERS

REGISTERED SERVICE NONE

MARKS REGISTERED TRADEMARKS NONE

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PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: Stephan Buy
SECRETARY OF THE COMMISSION

EXPLANATION OF SYMBOLS

C - to signify changed regulation.
D - to signify discontinued rate or regulation.
I - to signify increase to a rate or charge.
M - to signify matter relocated without change.
N - to signify new rate or regulation.
R - to signify reduction to a rate or charge.
S - to signify matter reissued without change.
T - to signify a change in text but no change in rate or regulation.
Z - to signify a correction.

EXPLANATION OF ABBREVIATIONS

AML	_	Actual Measured Loss
ANI	_	Automatic Number Identification
AP	_	Program Audio
AT&T	_	American Telephone and Telegraph Company
BNA	_	Billing Name and Address
BHMC	_	Busy Hour Minutes of Capacity
CCC	_	Clear Channel Capability
ccs	_	Common Channel Signalling
CDP	_	Customer Designated Premises
CI	_	Channel Interface
CNP	_	Charge Number Parameter
CO	_	Central Office
Cont'd	-	Continued
CPE		Customer Provided Equipment
CPN	-	Calling Party Number
CSP	-	Carrier Selection Parameter
DA	-	Directory Assistance
dB	-	decibel
dBrnC	- Dec	ibel Reference Noise C-Message Weighting
dBrnCO	- Dec	ibel Reference Noise C-Message Weighted O
dc	-	direct current
DDD	-	Direct Distance Dialing
EAS	-	Extended Area Service
EDD	_	Envelope Delay Distortion
EML	-	Expected Measured Loss
EPL	-	Echo Path Loss
ERL	-	Zone Netazn Zoob
ESS	-	
ESSX	-	3 1
£	-	frequency
F.C.C.	- Fed	eral Communications Commission

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EXPLANATION OF ABBREVIATIONS (Cont'd)

HС High Capacity Hertz HzIC Interexchange Carrier ICB Individual Case Basis ICL Inserted Connection Loss ITP Interstate Telecommunications Service Provider kbps kilobits per second kilohertz Kh2 LATA Local Access and Transport Area ma milliamperes Mbps Megabits per second mcs Microsecond Multifrequency Address MF Mhz Megahertz MRC Monthly Recurring Charge MT Metallic MTS Message Telecommunications Service(s) Mobile Telephone Switching Office MTSO NPA Numbering Plan Area NRC Nonrecurring Charge NXX Three-Digit Central Office Prefix PBX Private Branch Exchange Point of Termination POT SAC Service Access Code SP Signalling Point SPOI Signalling Point of Interface SRL Singing Return Loss SSP Service Switching Point Signalling System 7 SS7 Signalling Transfer Point STP SWC Serving Wire Center Telegraph Grade TG TLP Transmission Level Point TV Television Voice Grade ۷G V & H Vertical & Horizontal Wide Area Telecommunications Service(s) WATS WSO WATS Serving Office

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BY: Stephan BU SECRETARY OF THE COMMISSION

REFERENCE TO OTHER TARIFFS

There are no references made in this tariff to other tariffs.

REFERENCE TO TECHNICAL PUBLICATIONS

There are no references made in this tariff to technical publications.

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Staff Manager - Access Tariffs ALLTEL Communications, Inc.



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PURSUANT TO 807 KAR 5:011, SECTION 9 (1)

BY: Stephand BUL SECRETARY OF THE COMMISSION

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Section 1 General Regulations

Application of Tariff

This tariff contains regulations, rates and charges applicable to the provision of Switched Access, Special Access and other miscellaneous services, hereinafter referred to collectively as service(s), utilizing company-owned facilities such as copper, fiber, switching equipment, etc.. The provision of such services by the Company as set forth in this tariff does not constitute a joint undertaking with the customer for the furnishing of any service.

1.1 Undertaking of the Company

1.1.1 Scope

- (A) The Company will provide switched access services, special access or dedicated non-switched services and other miscellaneous services at rates listed in Section 3 of this tariff.
- (B) The Company shall be responsible only for the installation, operation and maintenance of the services it provides.
- (C) The Company will, for maintenance purposes, test its service only to the extent necessary to detect and/or clear troubles.
- (D) The Company will provide services with a minimum period of one month and are available on a 24 hour daily, seven day per week basis, except as set forth in other applicable sections of this tariff.
- (E) The Company does not warrant that its facilities and services meet standards other than those set forth in this tariff.

1.1.2 Limitations

(A) Assignment or Transfer of Services

Neither the Company nor the Customer may assign or transfer its rights or duties in connection with the services and facilities provided by the Company without written consent of the other party, except that the Company may assign its rights and duties:

- (1) to any subsidiary, parent company or affiliate of the Company,
- (2) pursuant to any sale or transfer of substantially all the assets of the Company; or
- (3) pursuant to any PUBLIC SERVICE COMMISSION reorganization of the Company EFFECTIVE

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PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

BY: Stephant Bue

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Section 1 General Regulations (Cont'd)

1.1 Undertaking of the Company (Cont'd)

1.1.2 <u>Limitations</u> (Cont'd)

(A) Assignment or Transfer of Services (Cont'd)

In all cases of assignment or transfer, the written acknowledgment of the Company is required prior to such assignment or transfer. This acknowledgment shall be made within 15 days from the receipt of notification. All regulations and conditions contained in this tariff shall apply to such assignee or transferee.

The assignment or transfer of services does not relieve or discharge the assignor or transferor from remaining jointly or severally liable with the assignee or transferee for any obligations existing at the time of the assignment or transfer.

(B) Use and Restoration of Services

The furnishing of service under this tariff is subject to the availability on a continuing basis of all the necessary facilities and is limited to the capacity of the Company's facilities to furnish service as required at the sole discretion of the Company.

The use and restoration of services shall be in accordance with Part 64, Subpart D, Appendix A, of the Federal Communications Commission's Rules and Regulations, which specifies the priority system for such activities.

1.1.3 Liability

(A) Limits of Liability

The Company's liability, if any, for its willful misconduct is not limited by this tariff. With respect to any other claim or suit, by a customer or by any others, for damages associated with the installation, provision, termination, maintenance, repair or restoration of service, and subject to the provisions of (B) through (G) following, the Company's liability if any, shall not exceed an amount equal to the proportionate charge for the service for the period during which the service was affected to the proportionate charge for the service was affected to the liability for damages shall be publicately company amounts that may otherwise be due the Octaving winder this tariff as a Credit Allowance for the Customer and the sole liability of the Company.

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BY: Stephant Buy
SECRETARY OF THE COMMISSION

Section 1 General Regulations (Cont'd)

1.1 Undertaking of the Company (Cont'd)

1.1.3 <u>Liability</u> (Cont'd)

(B) Acts or Omissions

The Company shall not be liable for any act or omission of any other carrier or customer providing a portion of a service, nor shall the Company for its own act or omission hold liable any other carrier or customer providing a portion of a service.

(C) <u>Damages to Customer Premises</u>

The Company is not liable for damages to the customer premises resulting from the furnishing of a service, including the installation and removal of equipment and associated wiring, unless the damage is caused by the Company's negligence.

(D) Indemnification of Company

(1) By the End User

The Company shall be indemnified, defended and held harmless by the end user against any claim, loss or damage arising from the end user's use of services offered under this tariff, involving:

a) Claims for libel, slander, invasion of privacy, or infringement of copyright arising from the end user's own communications;

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Section 1 General Regulations (Cont'd)

1.1 Undertaking of the Company (Cont'd)

1.1.3 Liability (Cont'd)

Indemnification of Company (Cont'd) (D)

By the End User (Cont'd)

- (b) Claims Claims for patent infringement arising from the end user's acts combining or using the service furnished by the Company in connection with facilities or equipment furnished by the end users or customer or;
- All other claims arising out of any act or omission of the end user in the course of using services provided pursuant to this tariff.

(2) By the Customer

The Company shall be indemnified, defended and held harmless by the customer against any claim, loss or damage arising from the customer's use of services offered under this tariff, involving:

- Claims for libel, slander invasion of privacy, or infringement of copyright arising from the customer's own communications;
- Claims for patent infringement arising from the customer's acts combining or $\frac{1}{2}$ (b) using the service furnished by the Company in connection with facilities or equipment furnished by the end user or customer or;
- (c) All other claims arising out of any act or omission of the customer in the course of using services provided pursuant to this tariff.

(E) Explosive Atmospheres

The Company does not guarantee or make any way with respect to its services when usestimicar Company when usestimicar Company and all claims by any person relating to such customer's use of services so provided. customer's use of services so provided.

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BY: Stephand Bill SECRETARY OF THE COMMISSION

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Effective: April 30, 1999

Section 1 General Regulations (Cont'd)

1.1 Undertaking of the Company (Cont'd)

1.1.3 <u>Liability</u> (Cont'd)

(F) No License Granted

No license under patents (other than the limited license to use) is granted by the Company or shall be implied or arise by estoppel, with respect to any service offered under this tariff. The Company will defend the customer against claims of patent infringement arising solely from the use by the customer of services offered under this tariff and will indemnify such customer for any damages awarded based solely on such claims.

(G) Circumstances Beyond the Company's Control

The Company's failure to provide or maintain services under this tariff shall be excused by labor difficulties, governmental orders, civil commotions, criminal actions taken against the Company, acts of God and other circumstances beyond the Company's reasonable control, subject to the Credit Allowance for a Service Interruption as set forth in 2.4.4 following.

1.1.4 Provision of Services

The Company will provide to the customer, upon reasonable notice, other services offered in this tariff at rates and charges specified therein. Services will be made available to the extent that such services are or can be made available with reasonable effort, and after provision has been made for the Company's telephone exchange services.

1.1.5 Facility Terminations

The services provided under this tariff will include any entrance cable or drop wiring and wire or intrabuilding cable to that point where provision is made for termination of the Company's outside distribution network facilities at a suitable location inside a customer-designated premises. Such wiring or cable will be installed by the Company to the Point of Termination.

1.1.6 <u>Service Maintenance</u>

The services provided under this tarifipulic SEBVICE COMMISSION by the Company. The customer or others may OFOKENTICKY nge, move, disconnect, remove or attempt to repair apprecable ities provided by the Company, other than by connection or disconnection to any interface means used, except with the written consent of the Company.

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Section 1 General Regulations (Cont'd)

1.1 Undertaking of the Company (Cont'd)

1.1.7 Changes and Substitutions

Except as provided for equipment and systems subject to FCC Part 68 Regulations at 47 C.F.R. Section $68.110\,(b)$, the Company may, where such action is reasonably required in the operation of its business, substitute, change or rearrange any facilities used in providing service under this tariff.

The Company shall not be responsible if any such substitution, change or rearrangement renders any customer furnished services obsolete or requires modification or alteration thereof or otherwise affects their use or performance. If such substitution, change or rearrangement materially affects the operating characteristics of the facility, the Company will provide reasonable notification to the customer in writing. Reasonable time will be allowed for any redesign and implementation required by the change in operating characteristics. The Company will work cooperatively with the customer to determine reasonable notification procedures.

1.1.8 Refusal and Discontinuance of Service

- (A) If a customer fails to comply with 1.1.6 preceding (Service Maintenance) or 1.3.1, 1.3.4, 1.3.6, 1.4.1 or 1.5 following (respectively, Damages, Availability for Testing, Balance, Payment Arrangements, Connections) including any customers failure to make payments on the date and times therein specified, the Company may, on thirty (30) days written notice to the customer by Certified U.S. Mail, take the following actions:
 - refuse additional applications for service and/or refuse to complete any pending orders for service, and/or
 - discontinue the provision of service to the non-complying customer at any time thereafter.

In the case of discontinuance all applicable charges, including termination charges, shall become due.

(B) If a customer fails to comply with 1.2.2 following (Unlawful and Abusive Use), the Company may, upon written request from a customer, or another exchange carrier, terminate service to any subscriber or customer identified as having utilized service provided under this tariff in the CENTRAL SHON of abusive or unlawful telephone PUBLIC SERVICE SHALL be terminated by the Company as provided in its general and/or local exchange service EFFECTIVE.

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Section 1 General Regulations (Cont'd)

1.1 Undertaking of the Company (Cont'd)

1.1.8 Refusal and Discontinuance of Service (Cont'd)

- (B)

 In such instances when termination occurs the Company shall be indemnified, defended and held harmless by any customer or Exchange Carrier requesting termination of service against any claim, loss or damage arising from the Company's actions in terminating such service, unless caused by the Company's negligence.
- (C) Except as provided for equipment or systems subject to the FCC Part 68 Rules in 47 C.F.R. Section 68.108, if the customer fails to comply with 1.2.1 following (Interference or Impairment), the Company will, where practicable, notify the customer that temporary discontinuance of the use of a service may be required; however, where prior notice is not practicable, the Company may temporarily discontinua service forthwith if such action is reasonable in the circumstances. In case of such temporary discontinuance, the customer will be notified promptly and afforded the opportunity to correct the condition which gave rise to the temporary discontinuance. During such period of temporary discontinuance, credit allowance for service interruptions as set forth in 1.4.4 following is not applicable.
- (D) When access service is provided by more than one Company, the companies involved in providing the joint service may individually or collectively deny service to a customer for nonpayment. Where the Company(s) affected by the nonpayment is incapable of effecting discontinuance of service without cooperation from the other joint providers of Switched Access Service, such other Company(s) will, if technically feasible, assist in denying the joint service to the customer. Service denial for such joint service will only include calls originating or terminating within, or transiting, the operating territory of the Telephone Companies initiating the service denial for nonpayment. more than one of the joint providers must deny service to effectuate termination for nonpayment, in cases where a conflict exists in the applicable tariff provisions, the tariff regulations of the COMMISSIONE Company shall apply for joint selections of the commissione. OF KENTUCKY ance.

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PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

BY: Stephand BUU SECRETARY OF THE COMMISSION

Section 1 General Regulations (Cont'd)

1.1 Undertaking of the Company (Cont'd)

1.1.8 Refusal and Discontinuance of Service (Cont'd)

(E) If the Company does not refuse additional applications for service and/or does not discontinue the provision of the services as specified for herein, and the customer's noncompliance continues, nothing contained herein shall preclude the Company's right to refuse additional applications for service and/or to discontinue the provision of the services to the non-complying customer without further notice.

1.1.9 <u>Notification of SERVICE-Affecting Activities</u>

The Company will provide the customer reasonable notification of service-affecting activities that may occur in the normal operation of its business. Such activities may include, but are not limited to the following:

- equipment or facilities additions,
- removals or rearrangements,
- routine preventative maintenance, and
- major switching machine change-out.

Generally, such activities are not individual customer service specific, but may affect many customer services. No specific advance notification period is applicable to all service activities. The Company will work cooperatively with the customer to determine reasonable notification requirements.

1.1.10 <u>Coordination with Respect to Network Contingencies</u>

The Company intends to work cooperatively with the customer to develop network contingency plans in order to maintain maximum network capability following natural or man-made disasters which affect telecommunications services.

1.1.11 Provision and Ownership of Telephone Numbers

The Company reserves the reasonable right to assign, designate or change telephone numbers, any other call number designations associated with Access Services, or the Company serving central office prefixes associated with such numbers, when necessary in the conduct of its business. Should it become necessary to make a change in such number(s), the Company will furnish to the customer six (6) months notice, by Certified U.S. Mail, of the efficiency recommission explanation of the reason(s) for such change of KENTUCKY FFFECTIVE

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PURSUANT TO 807 KAR 5.011. SECTION 9 (1)

BY: Stephand Buy SECRETARY OF THE COMMISSION

Section 1 General Regulations (Cont'd)

1.2 Use

1.2.1 Interference or Impairment

The characteristics and methods of operation of any circuits, facilities or equipment provided by other than the Company and associated with the facilities utilized to provide services under this tariff shall not:

- interfere with or impair service over any facilities of the Company, its affiliated companies, or its connecting and concurring carriers involved in its services,
- cause damage to their plant,
- impair the privacy of any communications carried over their facilities, or
- create hazards to the employees of any of them or the public.

1.2.2 <u>Unlawful and Abusive Use</u>

(A) The service provided under this tariff shall not be used for an unlawful purpose or used in an abusive manner.

Abusive use includes:

- (1) The use of the service of the Company for a call or calls, anonymous or otherwise, in a manner reasonably expected to frighten, abuse, torment, or harass another;
- (2) The use of the service in such a manner as to interfere unreasonably with the use of the service by one or more other customers.

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Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer

1.3.1 Damages

The customer shall reimburse the Company for damages to Company facilities utilized to provide services under this tariff caused by the negligence or willful act of the customer or resulting from the customer's improper use of the Company facilities, or due to malfunction of any facilities or equipment provided by other than the Company. Nothing in the foregoing provision shall be interpreted to hold one customer liable for another customer's actions. The Company will, upon reimbursement for damages, cooperate with the customer in prosecuting a claim against the person causing such damage and the customer shall be subrogated to the right of recovery by the Company for the damages to the extent of such payment.

1.3.2 Ownership of Facilities and Theft

Facilities utilized by the Company to provide service under the provisions of this tariff shall remain the property of the Company. Such facilities shall be returned to the Company by the customer, whenever requested, within a reasonable period. The equipment shall be returned in as good condition as reasonable wear will permit.

1.3.3 Equipment Space and Power

The customer shall furnish or arrange to have furnished to the Company, at no charge, equipment space and electrical power required by the Company to provide services under this tariff at the points of termination of such services. The selection of ac or dc power shall be mutually agreed to by the customer and the Company. The customer shall also make necessary arrangements in order that the Company will have access to such spaces at reasonable times for installing, testing, repairing or removing Company facilities used to provide services.

1.3.4 Availability for Testing

Access to facilities used to provide services under this tariff shall be available to the Company at times mutually agreed upon in order to permit the Company to make tests and adjustments appropriate for maintaining the services in satisfactory operating condition. Such tests and adjustments shall be completed within a reasonable time. As set forth in 1.4.4(C)(4) following, (Credit Allowances for Service Interruptions) no credit will bepublic SERVICE COMMISSION interruptions involved during such tests and agreentables.

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Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer (Cont'd)

1.3.5 Balance

All signals for transmission over the facilities used to provide services under this tariff shall be delivered by the customer balanced to ground except for ground start, duplex (DX) and McCulloch-Loop (Alarm System) type signaling and dc telegraph transmission at speeds of 75 baud or less.

1.3.6 Design of Customer Services

Subject to the provisions of 1.1.7 preceding (Changes and Substitutions), the customer shall be solely responsible, at its own expense, for the overall design of its services and for any redesigning or rearrangement of its services which may be required because of changes in facilities, operations or procedures of the Company, minimum protection criteria or operating or maintenance characteristics of the facilities.

1.3.7 References to the Company

The customer may advise end users that certain services are provided by the Company in connection with the service the customer furnishes to end users; however, the customer shall not represent that the Company jointly participates in the customer's services.

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By Stephano

Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer (Cont'd)

1.3.8 Claims and Demands for Damages

- (A) With respect to claims of patent infringement made by third persons, the customer shall defend, indemnify, protect and save harmless the Company from and against all claims arising out of the combining with, or use in connection with, the services provided under this tariff, any circuit, apparatus, system or method provided by the customer.
- The customer shall defend, indemnify and save harmless (B) the Company from and against any suits, claims, losses and damages, including punitive damages, attorney fees and court costs by third persons arising out of the construction, installation, operation, maintenance, or removal of the customer's circuits, facilities, or equipment connected to the Company's services provided under this tariff including, without limitation, Worker's Compensation claims, actions for infringement of copyright and/or unauthorized use of program material, libel and slander actions based on the content of communications transmitted over the customer's circuits, facilities or equipment, and proceedings to recover taxes, fines, or penalties for failure of the customer to obtain or maintain in effect any necessary certificates, permits, licenses, or other authority to acquire or operate the services provided under this tariff; provided, however, the foregoing indemnification shall not apply to suits, claims, and demands to recover damages for damage to property, death, or personal injury unless such suits, claims or demands are based on the tortious conduct of the customer, its officers, agents or employees.
- (C) The customer shall defend, indemnify and save harmless the Company from and against any suits, claims, losses or damages, including punitive damages, attorney fees and court costs by the customer or third parties arising out of any act of omission of the customer in the course of using services provided under this tariff.

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BY: Stephan BU SECRETARY OF THE COMMISSION

Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer (Cont'd)

1.3.9 <u>Coordination with Respect to Network Contingencies</u>

The customer shall, in cooperation with the Company, coordinate in planning the actions to be taken to maintain maximum network capability following natural or man-made disasters which affect telecommunications services.

1.3.10 <u>Jurisdictional Report and Certification Requirements</u>

(A) <u>Certification Requirements - Special Access</u>

When the customer orders Special Access Service, and the customer certifies to the Company in writing that more than ten percent of the traffic is interstate, the service is considered to be interstate and is provided under Tariff filed with the F.C.C..

(B) <u>Disputes Involving Jurisdictional Certification</u> - Special Access

If a dispute arises concerning the certification of projected interstate traffic as described in (A) above, the Company will ask the customer to provide the data the customer used to determine that more than 10% of the traffic is interstate. The customer shall supply the data within thirty (30) days of the Company request. If the reply results in a jurisdictional change of a Special Access Service, the effective date of the change will be the date the Company receives the customer's reply. There is no charge when the customer's reply results in a jurisdictional change in the Special Access Service. If the Customer refuses to supply supporting information, the jurisdiction of the circuit will be based on the originating and terminating points of the circuit. No changes will be made to existing intrastate percentages until the requested detail has been provided to warrant such change.

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Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer (Cont'd)

1.3.10 Jurisdictional Report and Certification Requirements (Cont'd)

(C) <u>Jurisdictional Reports - Switched Access</u>

For Switched Access Service, the Company cannot in all cases determine the jurisdictional nature of customertraffic and its related access minutes. In such cases the customer may be called upon to provide a projected estimate of its traffic, split between the interstate and intrastate jurisdictions. The following regulations govern such estimates, their reporting by the customer and cases where the Company will develop jurisdictional percentages.

(1) General

When a customer initially orders Switched Access Service, the customer shall state in its order the Percent Interstate Usage (PIU) and Percent Intrastate Usage on a state wide, LATA or billing account number level (at the option of the customer) on a local exchange company specific basis, separately for each of the following:

- Feature Group A (FGA)
- Feature Group B (FGB)
- Feature Group D (FGD)
- 500 Service Access
- 700 Service Access
- 800/888 Service Access
- 900 Service AccessSwitched Entrance Facilities
- Direct Trunk Transport
- Switched Transport Multiplexing Equipment

The PIU factor provided for each of the foregoing facilities categories (Switched Entrance Facilities, Switched Direct Trunk Transport, and Switched Transport Multiplexing Equipment) shall reflect the combination of all traffic types which traverse such facility category.

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Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer (Cont'd)

1.3.10 Jurisdictional Report and Certification Requirements (Cont'd)

(C) <u>Jurisdictional Reports - Switched Access (Cont'd)</u>

(1) General (Cont'd)

Additionally, upon employing to 700 Service Access Code over Feature Group D Switched Access Services, the customer must provide the Company the PIU for the 700 calls. A PIU of less than one-hundred percent is not allowed in those LATA's where the service is not available as an intrastate access service. The customer shall report the PIU on a statewide, LATA or billing account number level (at the option of the customer) on a local exchange company specific basis.

Pursuant to Federal Communications Commission Order FCC 85-145 released April 16, 1985, interstate usage is to be developed as though every call that enters a customer network at a point within the same state as that in which the called station (as designated by the called station telephone number) is situated is an intrastate communication and every call for which the point of entry is a state other than that where the called station (as designated by the called station telephone number) is situated is an interstate communication.

The customer shall furnish to the Company annually a report of the actual PIU on a statewide, LATA or billing account number level (at the option of the customer) on a local exchange company specific basis, separately for each of the services listed previously in 1.3.10 (C)(1). The customer, at its own option, may report revised PIU's more frequently if a change warrants an update before the annual period. These updates should be made to the Company on the first day of the next available quarter (January, July or October). The annual report of revised PIU's should be received by the first of March of each year. The report should show revised interstate percentages of use representing interstate usage for the past calendar year period, for each interstate service. revised percentage will be implemented and will serve as the interpolate SERVICE COMMISSION OF KENTUCKY

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Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer (Cont'd)

- 1.3.10 <u>Jurisdictional Report and Certification Requirements</u> (Cont'd)
 - (C) <u>Jurisdictional Reports Switched Access</u> (Cont'd)
 - (1) General (Cont'd)

the next twelve months billing. If the customer does not supply the report, the Company will assume the percentages to be the same as those provided in the last report. For those cases in which a report has never been received from the customer, the Company will assume the percentages to be the same as those provided in the order for service as set forth in (2) following.

The customer shall compute the PIU using the following formula (rounded to a whole percentage).

 $\frac{\text{Interstate Minutes}}{\text{Total Minutes}} \quad = \quad \begin{array}{l} \text{Percent Interstate} \\ \text{Usage Factor} \end{array}$

 $1.0 \ \text{minus}$ Interstate factor equals Intrastate factor.

When Special Access service is provided on a Switched Access Facility, e.g., Special Access DS1 on a Switched Access DS3, the facility will be apportioned between Switched Access and Special Access. The jurisdiction of the Special Access service shall reflect the composite of the jurisdiction of the lower capacity services, if any, of which it is comprised.

(2) Feature Groups A and B

(a) When a customer orders Feature Group A and/or Feature Group B Switched Access Service the customer shall, in its order, state the projected interstate percentage for interstate usage for each Feature Group A and/or Feature Group B Switched Access Service group ordered. The term group shall be construed to mean single lines or trunks as will. If the customer adds or discontinues some partice COMMISSION the Feature Group A CONTROL COMMISSION THE FEECTIVE

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Section 1 General Regulations (Cont'd)

1.3 Obligations of the Customer (Cont'd)

- 1.3.10 <u>Jurisdictional Report and Certification Requirements (Cont'd)</u>
 - (C) <u>Jurisdictional Reports Switched Access (Cont'd)</u>
 - (2) Feature Groups A and B (Cont'd)

Switched Access Services in a group, it shall provide a revised projected interstate percentage for the overall services provided. The revised report will serve as the basis for future billing and will be effective on the next bill date.

(b) For multiline hunt group or trunk group arrangements where either the interstate or the intrastate charges are based on measured usage, the interstate Feature Group A and/or Feature Group B Switched Access Service(s) information reported as set forth in (a) and (b) preceding will be used to determine the charges.

For all groups the number of access minutes (either measured or assumed) for a group will be multiplied by the projected interstate percentage to develop the interstate access minutes. The number of access minutes for the group minus the developed interstate access minutes for the group will be the developed intrastate access minutes.

(3) Feature Group C and D

When a customer orders Feature Group C or Feature Group D Switched Access Service(s) the customer may provide the projected interstate usage for each end office in its order. The Company, where the jurisdiction can be determined from the call detail, will determine the projected interstate percentage as follows:

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Section 1 General Regulations (Cont'd)

- Obligations of the Customer (Cont'd) 1.3
 - Jurisdictional Report and Certification Requirements (Cont'd)
 - Jurisdictional Reports Switched Access (Cont'd)
 - Feature Groups C and D (Cont'd)
 - For originating access minutes, the projected interstate percentage will be developed on a monthly basis by end office for Feature Group C or Feature Group D Switched Access Service by dividing the measured interstate originating access minutes (the access minutes where the calling number is in one state and the called number is in another state) by the total originating access minutes, when the call detail is adequate to determine the appropriate jurisdiction.

The Company, where the jurisdiction can not be determined from the call detail, will determine the projected interstate percentage as follows:

- When originating call details insufficient to determine jurisdiction for the call (e.g. 800/888 Access Service), the customer must supply the projected interstate percentage.
- For terminating access minutes, the customer may supply the interstate percentage or the customer may allow the originating access minute percentage as listed above to be used to develop the projected interstate percentage for such terminating access minutes. Customers choosing not to supply a PIU for terminating Feature Group C or D Switched Access service may continue to allow the Company to develop this PIU based upon the percentage for originating access minutes. percentage shall be used by the Company as the interstate percentage for such call detail.

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Section 1 General Regulations (Cont'd)

- 1.3 Obligations of the Customer (Cont'd)
 - 1.3.10 Jurisdictional Report and Certification Requirements (Cont'd)
 - (C) <u>Jurisdictional Reports Switched Access (Cont'd)</u>
 - (3) <u>Feature Groups C and D</u> (Cont'd)
 - For Switched Entrance Facilities, Switched Direct Trunk Transport, and Switched Transport Multiplexing, the customer may allow the originating access minute percentage as listed above to be used to develop the projected interstate percentage for such dedicated switched transport service.
 - When a customer employs the use of 700 or 900 Service Access Codes over Feature Group D Switched Access, the customer must provide the Company with the projected percentage of interstate use for the 700 or 900 calls made. The remaining percentage will be assumed intrastate percentage.

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Section 1 General Regulations (Cont'd)

- 1.3 Obligations of the Customer (Cont'd)
 - 1.3.10 <u>Jurisdictional Report and Certification Requirements</u> (Cont'd)
 - (D) <u>Billing Disputes Involving Jurisdictional Reports</u> <u>Switched Access</u>

For Switched Access, if a billing dispute arises concerning the projected intrastate percentage, the Company will ask the customer to provide the data the customer uses to determine the projected intrastate percentage. The Company will not request such data more than once a year. The customer shall supply the data within thirty (30) days of the Company request. The customer shall keep, for a minimum of 12 months, records of call detail from which the percentage of intrastate use can be ascertained and upon request of the Company make the records available for inspection as reasonably necessary for purposes of verification of the percentage. At a minimum for annual PIU revisions, the information used by the Customer to support the revised PIU must reflect usage (either actual or a representative sample) for each quarter of the prior calendar year. No change will be made to existing PIU's until the detail has been provided to warrant such change. If the Customer refuses to provide supporting information, a default PIU of 50% will be used.

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Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances

1.4.1 Payment of Rates, Charges and Deposits

(A) Deposits

The Company will only require a customer which has a proven history of late payments to the Company or does not have established credit, to make a deposit prior to or at any time after the provision of a service to the customer. No such deposit will be required of a customer which is a successor of a company which has established credit and has no history of late payments to the Company. Such deposit will not exceed the actual or estimated rates and charges for the service for a three month period. The fact that a deposit has been made in no way relieves the customer from complying with the Company's regulations as to the prompt payment of bills. At such time as the provision of the service to the customer is terminated, the amount of the deposit will be credited to the customer's account and any credit balance which may remain will be refunded.

Such a deposit will be refunded or credited to the account when the customer has established credit or, in any event, after the customer has established a one-year prompt payment record at any time prior to the termination of the provision of the service to the customer. In case of a cash deposit, for the period the deposit is held by the Company, the customer will receive interest at the same percentage rate as that set forth in (C)(2)(a) or in (C)(2)(b) following, whichever is lower.

The rate will be compounded daily for the number of days from the date the customer deposit is received by the Company to and including the date such deposit is credited to the customer's account or the date the deposit is refunded by the Company. Should a deposit be credited to the customer's account, as indicated above, no interest will accrue on the deposit from the date such deposit is credited to the customer's account.

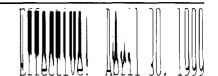
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Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances (Cont'd)

1.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(B) Bill Dates

The Company shall bill on a current basis all charges incurred by and credits due to the customer under this tariff attributable to services established or discontinued during the preceding billing period. In addition, the Company shall bill in advance charges for all services to be provided during the ensuing billing period except for charges associated with service usage and for the Federal Government which will be billed in arrears. The bill day (i.e., the billing date of a bill for a customer for Access Service under this tariff), the period of service each bill covers and the payment date will be as follows:

(1) End User Access Service and Presubscription

For End User Access Service and Presubscription Service, the Company will establish a bill day each month for each end user account or advise the customer in writing of an alternate billing schedule. Alternate billing schedules shall not be established on less than 60 days notice or initiated by the Company more than twice in any consecutive 12 month period. The bill will cover End User Access Service charges for the ensuing billing period except for End User Access Service for the Federal Government which will be billed in arrears. Any applicable Presubscription Charges, any known unbilled charges for prior periods and any known unbilled adjustments for prior periods for End User Access Service and Presubscription Service will be applied to this bill. Such bills are due when rendered.

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Section 1 General Regulations (Cont'd)

- 1.4 Payment Arrangements and Credit Allowances (Cont'd)
 - 1.4.1 Payment of Rates, Charges and Deposits (Cont'd)
 - (B) Bill Dates (Cont'd)
 - (2) Access Services Other Than End User and Presubscription

For Service other than End User Access Service and Presubscription Service, the Company will establish a bill day each month for each customer account or advise the customer in writing of an alternate billing schedule. Alternate billing schedules shall not be established on less than 60 days notice or initiated by the Company more than twice in any consecutive 12 month period.

The bill will cover nonusage sensitive service charges for the ensuing billing period for which the bill is rendered, any known unbilled nonusage sensitive charges for prior periods and unbilled usage charges for the period after the last bill day through the current bill day. Any known unbilled usage charges for prior periods and any known unbilled adjustments will be applied to this bill. Payment for such bills is due in immediately available funds by the payment date, as set forth in (C) following. If payment is not received by the payment date, a late payment penalty will apply as set forth in (C) following.

- (C) Payment Dates and Late Payment Penalties
 - (1) All bills dated as set forth in (B)(2) preceding for service, other than End User Service, provided to the customer by the Company are due 31 days (payment date) after the bill day or by the next bill date (i.e., same date in the following month as the bill date), whichever is the shortest interval, except as provided herein, and are payable in immediately available funds. If the customer does not receive a bill at least 20 days prior to the 31 day payment due date, then the bill shall be considered delayed.

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By Stephane)

Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances (Cont'd)

1.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(C) Payment Dates and Late Payment Penalties (Cont'd)

When the bill has been delayed, upon request of the customer the due date will be extended by the number of days the bill was delayed. Such request of the customer must be accompanied with proof of late bill receipt.

If such payment date would cause payment to be due on a Saturday, Sunday or Legal Holiday, payment for such bills will be due from the customer as follows:

- If the payment date falls on a Sunday or on a Legal Holiday which is observed on a Monday, the payment date shall be the first non-Holiday day following such Sunday or Legal Holiday.
- If the payment date falls on a Saturday or on a Legal Holiday which is observed on Tuesday, Wednesday, Thursday or Friday, the payment date shall be the last non-Holiday day preceding such Saturday or Legal Holiday.

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PURSUANT TO 807 KAR 5:011. SECTION 9 (1)

SECRETARY OF THE COMMISSION

BY: Stephane)

Section 1 General Regulations (Cont'd)

Payment of Rates, Charges and Deposits (Cont'd) 1.4.1

- Payment Dates and Late Payment Penalties (Cont'd)
 - Further, if no payment is received by the payment date or if a payment or any portion of (2)a payment is received by the Company after the payment date as set forth in (1) preceding, or if a payment or any portion of a payment is received by the Company in funds which are not immediately available to the Company, then a late payment penalty shall be due to the Company. The late payment penalty shall be the payment or the portion of the payment not received by the payment date times a late factor. The late factor shall be the lesser of:
 - the highest interest rate (in decimal value) which may be levied by law for (a) commercial transactions, compounded daily for the number of days from the payment date to and including the date that the customer actually makes the payment to the Company, or
 - 0.000292 per day, compounded daily (b) for the number of days from the payment date to and including the date that the customer actually makes the payment to the Company.

Valid Billing Dispute (D)

A valid billing dispute consists of written documentation specifically listing the total dollar amount of the dispute, specific rate elements being disputed and their dollar amounts. The dispute must be received in writing within 30 days after the due date of the bill. At least one of the seven following reasons must be given for the dispute to be considered valid.

- 1 Incorrect rate
- Error in quantity (i.e., minutes or quantity of circuits incorrect.)
- 3. Service no longer exists.
- 4. Invalid factors
- 5. Incorrect customer being billed
- Invalid Purchase Ord PUBLIC SERVICE COMMISSION 6.
- Backbilling

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BY: Stephane) Buy



Section 1 General Regulations (Cont'd)

1.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(D) <u>Valid Billing Disputes</u> (Cont'd)

Refusal to pay an entire bill or any portion thereof without written supporting documentation, will not be considered a valid dispute and will be handled as a non payment in accordance with section 1.4.1(C) above.

(E) <u>Billing Disputes Resolved in Favor of the Telephone</u> Company

Late payment charges will apply to amounts withheld pending settlement of the dispute. Late payment charges are calculated as set forth in (C)(2) preceding except that when the customer disputes the bill on or before the payment date and pays the undisputed amount on or before the payment date, the penalty interest period shall not begin until 10 days following the payment date. Corrections to billing, absent a formal contractual agreement regarding such, can be made for no more than 24 months from the date the correction was made known to the customer.

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Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances (Cont'd)

1.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(F) Billing Disputes Resolved in Favor of the Customer

If the customer pays the total billed amount and disputes all or part of the amount, the Company will refund any overpayment. In addition, the Company will pay to the customer penalty interest on the overpayment. When a claim is filed within 90 days of the due date, the penalty interest period shall begin on the payment date. When a claim is filed more than 90 days after the due date, the penalty interest period shall begin from the date of the claim or the date of overpayment, whichever is later.

The penalty interest period shall end on the date that the Company actually refunds the overpayment to the customer. The penalty interest rate shall be the lesser of:

- (1) the highest interest rate (in decimal value) which may be levied by law for commercial transactions, compounded daily for the number of days from the first date to and including the last date of the period involved, or
- (2) 0.000292 per day, compounded daily for the number of days from the first date to and including the last date of the period involved.

(G) Proration of Charges

Adjustments for the quantities of services established or discontinued in any billing period beyond the minimum period set forth for services in other sections of this tariff will be prorated to the number of days based on a 30 day month. The Company will, upon request, furnish within 30 days of a request and at no charge to the customer such detailed information as may reasonably be required for verification of any bill.

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BY: Stephan Buy

Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances (Cont'd)

1.4.1 Payment of Rates, Charges and Deposits (Cont'd)

(H) Rounding of Charges

When a rate as set forth in this tariff is shown to more than two decimal places, the charges will be determined using the rate shown. The resulting amount will then be rounded to the nearest penny (i.e., rounded to two decimal places).

1.4.2 Minimum Periods

The minimum period for which services are provided and for which rates and charges are applicable is one month except for usage rated services.

When a service is discontinued prior to the expiration of the minimum period, charges are applicable, whether the service is used or not, as follows:

- (A) When a service with a one month minimum period is discontinued prior to the expiration of the minimum period, a one month charge will apply at the rate level in effect at the time service is discontinued.
- (B) When a service with a minimum period greater than one month is discontinued prior to the expiration of the minimum period, the applicable charge will be the lesser of (1) the Company's total nonrecoverable costs less the net salvage value for the discontinued service or (2) the total monthly charges, at the rate level in effect at the time service is discontinued, for the remainder of the minimum period.

1.4.3 Credit Allowance for Service Interruptions

(A) General

A service is interrupted when it becomes unusable to the customer because of a failure of a facility component used to furnish service under this tariff or in the event that the protective controls applied by the Company result in the complete loss of service by the customer. An interruption period starts when an inoperative service is reported to the Company, and ends when the service is operative.

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PURSUANT TO 807 KAR 5.011. SECTION 9 (1) BY: Stephan Bus

Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances (Cont'd)

1.4.3 Credit Allowance for Service Interruptions

When a Credit Allowance Does Not Apply (B)

No credit allowance will be made for:

- Interruptions caused by the negligence of the customer.
- (2) Interruptions of a service due to the failure of equipment or systems provided by the customer or others.
- (3) Interruptions of a service during any period in which the Company is not afforded access to the premises where the service is terminated.
- Interruptions of a service when the customer (4)has released that service to the Company for maintenance purposes, to make rearrangements, or for the implementation of an order for a change in the service during the time that was negotiated with the customer prior to the release of that service. Thereafter, a credit allowance as set forth in (B) preceding applies.
- Interruptions of a service which continue (5) because of the failure of the customer to authorize replacement of any element of special construction. The period for which no credit allowance is made begins on the seventh day after the customer receives the Company's written notification of the need for such replacement and ends on the day after receipt by the Company of the customer's written authorization for such replacement.
- (6) Periods when the customer elects not to release the service for testing and/or repair and continues to use it on an impaired basis.
- An interruption or a group of interruptions, (7)resulting from a common cause, for amounts less than one dollar.

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Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances (Cont'd)

1.4.3 Credit Allowance for Service Interruptions (Cont'd)

(D) Use of an Alternative Service Provided by the Company

Should the customer elect to use an alternative service provided by the Company during the period that a service is interrupted, the customer must pay the tariffed rates and charges for the alternative service used.

(E) Temporary Surrender of a Service

In certain instances, the customer may be requested by the Company to surrender a service for purposes other than maintenance, testing or activity relating to a service order. If the customer consents, a credit allowance will be granted. The credit allowance will be 1/1440 of the monthly rate for each period of 30 minutes or fraction thereof that the service is surrendered. In no case will the credit allowance exceed the monthly rate for the service surrendered in any one monthly billing period.

1.4.4 Title or Ownership Rights

The payment of rates and charges by customers for the services offered under the provisions of this tariff does not assign, confer or transfer title or ownership rights to proposals or facilities developed or utilized, respectively, by the Company in the provision of such services.

1.4.5 Access Services Provided by More Than One Company

When an Access Service is provided by more than one Company, the Telephone Companies involved will mutually agree upon the use of either the Single Bill-Single Tariff or Multiple Bill-Multiple Tariff billing method. The Company will notify the customer in writing of the billing method being used.

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Section 1 General Regulations (Cont'd)

1.4 Payment Arrangements and Credit Allowances (Cont'd)

1.4.5 Access Services Provided by More Than One Company (Cont'd)

(1) Single Bill-Single Tariff Option

The Single Bill-Single Tariff option allows the customer to receive one bill for access services that are provided by more than one company. The Single Bill-Single Tariff bill provides a meet point bill that is billed completely at the Bill Rendering Company's tariff rates and regulations. The Bill Rendering Company will determine and include on the access bill all usage data and all other recurring and nonrecurring rates and charges per its access tariff and forward the bill to the customer. The customer will remit the payment to the Bill Rendering Company.

(2) Multiple Bill-Multiple Tariff Option

Under the Multiple Bill-Multiple Tariff Option each company providing the access service will render an access bill to the customer for its portion of the service based on its access tariff rates and regulations.

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Section 1 General Regulations (Cont'd)

1.5 Nonrecurring Charges for Service Rearrangements

Nonrecurring charges will be waived for rearrangements that convert Switched Transport Facilities from tandem-switched transport to direct-trunked transport provided the Access Service Request is placed between June 17, 1997 and January 1, 1999. This waiver of nonrecurring charges includes both the Access Order Charge and nonrecurring charges for installation of new facilities between the Company serving wire center and the customer's premises when such facilities are required to provision rerouted trunks. The following conditions must be met in order for charges to be waived:

- The Customer must maintain the same customer premises location. Requests to add or change features will incur the charges applicable to the feature.
- Direct routed and office trunks must subtend the tandem from which service is being rearranged.
- One trunk at the tandem must be disconnected for each rerouted end office trunk installed with the following exception. If the customer demonstrates that industry accepted engineering standards require the installation of additional trunks, the nonrecurring charges for such additional trunks will also be waived.
- The order to disconnect from the tandem must be placed at the same time as the order to connect at the end office. The due date for the disconnect order may not be more than 90 (ninety) days after the due date for the order to install the end office trunk. Requests to rearrange trunks must be received by the Company no later than January 1, 1999.

1.6 Service Discount Plans

(A) General

Service Discount Plans apply to all Special Access services, excluding Individual Case Basis (ICB) arrangements listed in 3.2.5 following, on a per circuit or per circuit leg basis. The Channel Termination (CT), Channel Mileage (CMF and CMT) and the Optional Features and Functions (OFF) monthly recurring rate elements are eligible for inclusion in a Service Discount Plan.

(B) Description

For special access circuits subscribed to a Service Discount Plan, the current monthly tariff rate(s) are reduced by a fixed percentage (discount percent). The amount of the discount differs with the commitment length of the Service Discount Plan. All eligible recurring rate elements selected by the customer for the circuit on the Service Discount Plan will be discounted. The minimum period for circuits under the Service Discount Planpubliciservice COMMISSION preceding.

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Section 1 General Regulations (Cont'd)

1.6 Service Discount Plans (Cont'd)

(B) Description (Cont'd)

The fixed percent discount and the length of the Service Discount Plans are detailed in 3.2.6 following.

The discount percent can be changed by the company at any time. However, the discount percent in effect at the time the customer subscribes to the Service Discount Plan will remain in effect until the expiration of that plan.

At the end of the initial Service Discount Plan, the customer may subscribe to a new Service Discount Plan. When the customer subscribes to a new Service Discount Plan, the discount percent in effect at the time of renewal will be applied throughout the new Service Discount Plan period. If the customer does not choose a new Service Discount Plan, the rates will automatically convert to month-to-month rates without being reduced by the discount percent.

Any rate elements added to an existing circuit under a Service Discount Plan will automatically subscribe to the original circuit's minimum period and Service Discount Plan length. However, the discount percent in effect at the time the additional rate elements are added to a circuit will be utilized to discount the newly added rate elements.

(C) Upgrading Plans

A customer may upgrade from a 36 to 60 month Service Discount Plan without incurring Termination Liability charges discussed in (D) following. When a customer upgrades a Service Discount Plan, a new minimum period and term commitment obligation will be established as of the conversion date.

(D) Termination Liability

Termination Liability charges are applicable when any one of the following conditions are met:

- The customer disconnects the service or circuit prior to the expiration of the Service Discount Plan period.
- The customer requests that all channels on the service be changed to switched access service.
- The customer requests that a circuit be moved to another location.
- When the jurisdiction of the circuit c**public SERVIGE COMMISSION**OF KENTUCKY
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Section 1 General Regulations (Cont'd)

1.6 Service Discount Plans (Cont'd)

Termination Liability (Cont'd)

The customer changes from a lower capacity service under a Service Discount Plan to a higher capacity service under a Service Discount Plan or a higher capacity service under a Service Discount Plan to a lower capacity service under a Service Discount Plan.

There are two (2) types of Termination Liability calculations. The first is when the minimum period described in 1.4.2 preceding is not fulfilled and the second is when the minimum period is fulfilled but the Service Discount Plan commitment period was not met.

When the minimum period is not fulfilled, the Termination Liability calculation is as follows:

- (# of months in minimum period x current monthly rate) -(# of months service was in place x (current monthly rate x(1 - discount percent)))
- As an example, a customer subscribed to a 36 month Service Discount Plan which had a 15 percent discount. The current monthly rate is \$100. The customer disconnected service after the 5th month. The Termination Liability charges would be:

 $(12 \text{ months } \times \$100) - (5 \text{ months } \times (\$100 \times (1 - 15\%))) = \775 Termination Liability Charges

When the minimum period is fulfilled but the Service Discount Plan $\,$ has not expired, the Termination Liability calculation is as follows:

> (# of months service was in place x current monthly rate xdiscount percent)

As an example, a customer subscribed to a 36 month Service Discount Plan which had a 15 percent discount. The current monthly rate is \$100. The customer disconnected service after the 15th month. The Termination Liability charges would be:

(15 months x \$100 x 15%) = \$225 Termination Liability Charges

1.7 Access Services Billing

Billing Mediums

The customer shall select the primary medium in which its official access service bills and customer service records are to be provided. This selection shall be on an account level basis, and PUBLIC SERVICE COMMISSION OF KENTUCKY writing to the Company. FFFECTIVE

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Section 1 General Regulations (Cont'd)

1.7 Access Services Billing (Cont'd)

Billing Mediums (Cont'd)

(A) Primary Bill

At no charge to the customer, the customer shall select as the primary billing medium one of the following billing formats: standard paper, magnetic tape, or data transmission. The primary billing medium shall serve as the customer's official bill. Should the customer fail to make a selection, the official copy of the customer's access service bills and customer service records will be provided in the standard paper format.

Upon acceptance by the Company of an order for electronic data transfer, the Company will determine the period of time to implement the transmission of such material on an individual order basis.

When magnetic tape or data transmission is requested as the primary monthly bill, the customer must sign a Document of Understanding.

When magnetic tape or data transmission is requested as the primary monthly bill, the customer will receive an abbreviated bill in paper format. The abbreviated bill will contain the following sections: All Page, Balance Due, Meet Point Billing Cross Reference, Detail of Payments Applied, Detail of Balance Due, Detail of Late Payment Charges, and Other Charges and Credits.

The Company will accept a request for change from one form of primary billing medium to another at no charge to the customer.

(B) Secondary/Additional Bills

At the customer's written request, a secondary bill, in addition to the customer's primary bill will be provided on a monthly basis. The customer may choose as the medium for the secondary bill one of the following formats: standard paper, magnetic tape, or data transmission. Charges for the provision of a secondary bill are set forth in 3.3.3(F) following.

Additional copies of a customer's previous monthly access service bills will be provided in paper format, or magnetic tape/data transmission if the original bill was generated in this format. Requests for additional copies of previous monthly bills must be submitted in writing and shall specify the bill dates requested. Such a request, when not the result of a Company error will be subject to charges as set forth in 3.3.3(F) following. Unless specified otherwise, additional copies of the customer's access service bills and/or magnetic tapes will be sent via U.S. Mail Service.

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BY: Stephand Buy SECRETARY OF THE COMMISSION

Section 1 General Regulations (Cont'd)

1.8 Billing Name and Address (BNA) Service

1.8.1 General Description

- (A) Billing Name and Address (BNA) Service is the provision to a certificated telecommunications service provider (ITP) by the Company of the complete billing name, street address, city or town, state and zip code for a telephone number or calling card account number assigned by the Company.
- (B) BNA Service is provided for the purpose of
 - (1) allowing customers to bill their end users for telephone services provided by the customer,
 - (2) activities associated with the introduction of equal access (e.g. verification of presubscribed end users)
 - (3) verification of service orders of new customers, identification of customers that have moved to a new address, fraud prevention, and similar non marketing purposes.

BNA information may not be resold or used for any other purpose than indicated above.

- (C) BNA information used in connection with 1.8.1(B)(1) preceding will be provided, upon request, for
 - listed/published telephone numbers
 - unlisted/nonpublished telephone numbers where the Company has not been directed by the unlisted/nonpublished customer to restrict release of BNA information.

BNA information used in connection with 1.8.1(B)(2) and (3) preceding will be provided, upon request, for all telephone numbers assigned by the Company.

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Section 1 General Regulations (Cont'd)

1.8 Billing Name and Address (BNA) Service (Cont'd)

1.8.2 Undertaking of the Company

- A standard format for the receipt of BNA requests and the (A) provision of BNA information will be established by the Company.
- (B) Standard response to BNA requests will be by First Class Mail. Standard format will be on paper. Provision of BNA information in electronic format (i.e., magnetic tape or computer diskette) is optional.
- Where facilities are available, the customer may request an (C) optional specialized output format required to meet a specific customer need.
- The Telephone Company will make every effort to provide accurate and complete BNA data. The Company makes no warranties, expressed or implied, as to the accuracy or (D) completeness of this information.
- (E) The Company will not disclose BNA information, as defined in 1.8.1 preceding, to parties other than ITPs and their authorized billing agents. BNA disclosure is limited to the activities detailed in 1.8.1(B) preceding.
- The Company reserves the right to request from an ITP, who (F) has placed an order for BNA service, a statement concerning the intended use of the BNA information. This request is made to ensure that BNA information is to be used for legitimate purposes. The Company will not process the order until such time as the ITP provides the requested information, where applicable.)

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Section 1 General Regulations (Cont'd)

1.8 Billing Name and Address (BNA) Service (Cont'd)

1.8.3 Obligations of the Customer

- (A) The customer shall order BNA Service on a separate BNA Order. The order must identify both the customer's authorized representative and the address to which the information is to be sent.
- (B) The customer shall treat all BNA information as confidential. The customer shall insure that BNA information is used only for the purposes described in 1.8.1 preceding.
- (C) The customer shall not publicize or represent to others that the Company jointly participates with the customer in the development of the customer's end user records it assembles through the use of BNA Service.
- (D) Upon request, the customer will provide to the Company the reason BNA information is required. The Company will not process the order until such time as the customer provides the requested information.

1.8.4 Rate Regulations

- (A) For each order for BNA information received by the Company, a BNA Order Charge applies. In addition, a charge applies for each customer specific record requested by the ITP. The BNA Order Charge and the Per Record Charge are specified in 3.3.3(E) following.
- (B) The customer may order the response from the Company formatted on magnetic tape or computer diskette. The Optional Electronic Format Charge, specified in 3.3.3(E) following, will apply in addition to the BNA Order Charge and the BNA Record Charge.

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Section 1 General Regulations (Cont'd)

1.9 Rate Regulations

1.9.1 Terminating Access Minutes

Terminating Premium Access or Non-Premium Access, per minute charge(s) apply to:

- all originating access minutes of use associated with calls placed to 500, 700, 800, 888 and 900 numbers
 - -- less those originating access minutes of use associated with calls placed to 500, 700,800, 888 and 900 numbers that terminate on a Switched Access Service that is assessed terminating Carrier Common Line charges.

This usage is determined using information supplied by the Customer. The Customer's report to the Telephone Company shall include either the number of calls or minutes placed to 500, 700, 800, 888 and 900 numbers that terminate on a Switched Access Service that is assessed terminating Carrier Common Line charges. The Customer shall update this information at least semi-annually.

1.9.2 Originating Access Minutes

The originating Premium Access or Non-Premium Access, per minute charge(s) apply to:

- all originating access minutes of use;
 - -- less those originating minutes of use associated with calls placed to 500, 700, 800, 888 and 900 numbers;
 - plus all originating access minutes of use associated with calls placed to 500, 700, 800, 888 and 900 numbers for which the Customer furnishes for each month a report of either the number of calls or minutes or a report of the percent of calls or minutes that terminate in a Switched Access Service that is assessed Carrier Common Line charges, and for which a corresponding reduction in the number of terminating access minutes of use has been made as set forth in 1.9.1 preceding.

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BY: Stephand Buy
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Section 2 Definitions

2. Definitions

Certain terms used herein are defined as follows:

Access Code

The term "Access Code" denotes a uniform five or seven digit access code assigned by the Company to an individual customer. The five digit access code has the form 10XXX, and the seven digit code has the form 950-1XXX or 950-0XXX.

Access Minutes

For the purpose of calculating chargeable usage, the term "Access Minutes" denotes customer usage of exchange facilities in the provision of intrastate service. On the originating end of an intrastate call, usage is measured from the time the originating end user's call is delivered by the Company to and acknowledged as received by the customer's facilities connected with the originating exchange. On the terminating end of an intrastate call, usage is measured from the time the call is received by the end user in the terminating exchange. Timing of usage at both originating and terminating ends of an intrastate call shall terminate when the calling or called party disconnects, whichever event is recognized first in the originating and terminating exchanges, as applicable.

Access Order Charge

The Access Order Charge is applied to all customer requests for new, additions, changes or rearrangements to existing Special and Switched Access Service.

Access Service Request (ASR)

The term "Access Service Request" denotes the industry service order format used by Access Service Customers and Access Providers as agreed to by the Ordering and Billing Forum (OBF) .

Access Tandem

The term "Access Tandem" denotes a Company switching system that provides a concentration and distribution function for originating or terminating traffic between end offices and a customer designated premises.

Additional Engineering

Additional Engineering will be undertaken only after the Telephone Company has notified the customer that additional engineering charges apply and the customer agrees to such charges.

Additional Labor

Additional Labor is that labor requested by the custom POBLIC SERVICE COMMISSION and agreed to by the Telephone Company.

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One Allied Drive

Section 2 Definitions

Definitions (Cont'd)

Answer/Disconnect Supervision

The term "Answer/Disconnect Supervision" denotes the transmission of the switch trunk equipment supervisory signal (off-hook or on-hook) to the customer's point of termination as an indication that the called party has answered or disconnected.

Billing Name and Address (BNA) Service

"BNA Service" denotes the provision to an certificated telecommunications service provider (ITP) by the Telephone Company of the complete billing name, street address, city or town, state and zip code for a telephone number or calling card account number assigned by the Telephone Company.

Billed Number Screening Service

Billed Number Screening (BNS) provides automatic blocking of third number billing, collect billing or both.

Bridging

"Bridging" denotes two or more circuits from a location(s) with another circuit to a different location. The bridging functionality results in the termination of two or more circuits and the creation of a new circuit.

Business Day

The term "Business Day" denotes the times of day that a company is open for business. Generally, in the business community, these are 8:00 or 9:00 a.m. to 5:00 or 6:00 p.m., respectively, with an hour for lunch, Monday through Friday, resulting in a standard forty (40) hour work week. However, Business Day hours for the Company may vary based on company policy, union contract and location. To determine such hours for an individual company, or company location, that company should be contacted at the address shown below.

C-Type Conditioning

C-Type Conditioning is provided for the additional control of attenuation distortion and envelope delay distortion on data services.

Call

The term "Call" denotes a customer attempt for which complete address information (e.g., 0-, 911, or 10 digits) is provided to the serving dial tone office.

Carrier Common Line Access Service

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Carrier Common Line Access provides for the use of end users OF KENTUCKY Company provided common lines by customers for access to such en EFFEGIVE to furnish Intrastate Communications.

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Section 2 Definitions

2. Definitions (Cont'd)

Carrier or Common Carrier

See Interexchange Carrier.

CCS

The term "CCS" denotes a hundred call seconds, which is a standard unit of traffic load that is equal to 100 seconds of usage or capacity of a group of servers (e.g., trunks).

Central Office

See End Office.

Central Office Maintenance Technician

The term "Central Office Maintenance Technician" denotes a Company employee who performs installation and/or repair work, including testing and trouble isolation, within the Company Central Office.

Central Office Prefix

The term "Central Office Prefix" denotes the first three digits (NXX) of the seven digit telephone number assigned to a customer's Telephone Exchange Service when dialed on a local basis.

Channel(s)

The term "Channel(s)" denotes an electrical or photonic, in the case of fiber optic-based transmission systems, communications path between two or more points of termination.

Channel Service Unit

The term "Channel Service Unit" denotes equipment which performs one or more of the following functions: termination of a digital facility, regeneration of digital signals, detection and/or correction of signal format error, and remote loop back.

Channel Mileage

The Channel Mileage rate recovers the costs associated with the end office equipment and the transmission facilities between the serving wire centers associated with two customer designated premises, between a serving wire center associated with a customer designated premises and a Telephone Company hub or between two Telephone Company hubs.

Channel Mileage Facility

The Channel Mileage Facility rate recovers the per mile cost for the transmission path which extends between the Telephone PUBLICASER VICE COMMISSION OF KENTUCKY centers and/or hub(s). **EFFECTIVE**

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SECRETARY OF THE COMMISSION Effective: April 30, 1999

Section 2 Definitions

2. Definitions (Cont'd)

Channel Mileage Termination

The Channel Mileage Termination rate recovers the cost for end office equipment associated with terminating the facility.

Channel Termination

The Channel Termination rate recovers the costs associated with the communications path between a customer designated premises and the serving wire center of that premises.

Channelize

The term "Channelize" denotes the process of multiplexing-demultiplexing wider bandwidth or higher speed channels into narrower band-width or lower speed channels.

Coin Station

See Pay Telephone.

Coin Supervision Additive Services

Coin Supervision Additive Service provides the capability of central office line equipment to pass signals and/or tones from an exchange service line to a trunk terminating at the PSP's operator service provider.

Common Line

The term "Common Line" denotes a line, trunk, pay telephone line or other facility provided under the general and/or local exchange service tariffs of the Company, terminated on a central office switch. A common line-residence is a line or trunk provided under the residence regulations of the general and/or local exchange service tariffs. A common line-business is a line provided under the business regulations of the general and/or local exchange service tariffs.

Common Channel Signaling

The term "Common Channel Signaling" (CCS) denotes a high speed packet switched communications network which is separate (out of band) from the public packet switched and message networks. Its purpose is to carry addressed signaling messages for individual trunk circuits and/or database related services between Signaling Points in the CCS network.

Company

The term "Company" is in reference to ALLTEL Communications, Inc.

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Section 2 Definitions

Definitions (Cont'd)

Conditioning

Conditioning provides more specific transmission characteristics for Voice Grade services.

Controller Arrangement

This arrangement enables the customer to control up to 48 transfer functions at a Telephone Company central officer via a remote keyboard terminal capable of either 300 or 1200 bps operation.

Customer(s)

The term "Customer(s)" denotes any individual, partnership, association, joint-stock company, trust, corporation, or governmental entity or other entity which subscribes to the services offered under this tariff, including both Interexchange Carriers (ICs) and End Users.

Customer Specified Receive Level

This option allows the customer to specify the receive level at the Point of Termination.

Customer Designated Premises

The term "Customer Designated Premises" denotes the premises specified by the customer for the provision of Access Service. Additionally, Company Centrex CO and CO-like switches and packet switches included in Public Packet Switching Network (PPSN) Service are considered to be a customer designated premises for purposes of this tariff.

D-Type (Data Capability) Conditioning

 $\ensuremath{\mathsf{D-Type}}$ provides transmission characteristics suitable for data communications.

Design Change Charge

"Design Change Charge" denotes the charge incurred when a customer requests design change, which requires engineering review, to the service order or to the requested service date.

Detail Billing

The term "Detail Billing" denotes the listing of each message and/or rate element for which charges to a customer are due on a bill prepared by the Company.

Digital Data Service

The term "Digital Data Service" denotes a special accessive commission provides a digital channel for the transmission of synchroof KENTOCKY data at rates of 2.4, 4.8, 9.6, 19.2, 56.0 and 64.0 kbps.

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BY: Stephant Bell

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Section 2 Definitions

Definitions (Cont'd)

Digital Switched 56 Service

A switched access option available with Feature Group D Access, which provides for data transmission at up to 56 kilobits per second.

Direct Trunked Facility

The Direct Trunked Facility rate recovers a portion of the costs of the transmission facilities, including intermediate transmission circuit equipment, between the end points of the interoffice circuits.

Direct Trunked Termination

The Direct Trunked Termination rate recovers a portion of the costs of the circuit equipment that is necessary for the termination of each end of the Direct Trunked Facility.

Direct Trunked Transport

The term "Direct-Trunked Transport" denotes switched access transport from the serving wire center to the end office or from the serving wire center to the access tandem on circuits dedicated to use of a single access customer.

Dual Tone Multifrequency Address Signaling

The term "Dual Tone Multifrequency Address Signaling" denotes a type of signaling that is an optional feature of Switched Access Feature Group A. It may be utilized when Feature Group A is being used in the terminating direction (from the point of termination with the customer to the local exchange end office). An office arranged for Dual Tone Multifrequency Signaling would expect to receive address signals from the customer in the form of Dual Tone Multifrequency signals.

Effective 2-Wire

The term "Effective 2-Wire" denotes a condition which permits the simultaneous transmission in both directions over a channel, but it is not possible to insure independent information transmission in both directions. Effective 2-wire channels may be terminated with 2-wire or 4-wire interfaces.

Effective 4-Wire

The term "Effective 4-Wire" denotes a condition which permits the simultaneous independent transmission of information in both directions over a channel. The method of implementing effective 4-wire transmission is at the discretion of the Company (physical, time domain, frequency-domain separation or echo cancellation techniques). Effective 4-wire channels may be terminated with a 2-wire interface at the customer's premises. However, when terminated 2-wire, spinite grave Company transmission cannot be supported because the two wire interface the company that the transmission paths into a single path.

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Section 2 Definitions

Definitions (Cont'd)

End Office

The term "End Office" denotes a local Company switching system where Telephone Exchange Service customer station loops are terminated for purposes of interconnection to each other and to trunks. This term includes Remote Switching Modules/Systems served by a Host Central Office in a different wire center.

End User

The term "End User" means any customer of an that is not a carrier, except that a carrier other than a Company shall be deemed to be an "end user" when such carrier uses a telecommunications service for administrative purposes, and a person or entity that offers telecommunications service exclusively as a reseller shall be deemed to be an "end user" if all resale transmissions offered by such reseller originate on the premises of such reseller.

Enhanced Service

The term "Enhanced Service", as defined in Part 64 of the F.C.C.'s Rules and Regulations, are services "...offered over common carrier transmission facilities used in intrastate communications, which employ computer processing applications that act on the format, content, code, protocol or similar aspects of the subscriber's transmitted information; provide the subscriber additional, different, or restructured information; or involve subscriber interaction with stored information."

Entrance Facility

The term "Entrance Facility" denotes a Switched Access Service dedicated Local Transport facility between the customer's serving wire center and the customer designated premises.

Entry Switch

See First Point of Switching.

Exchange Carrier

The term "Exchange Carrier" denotes any individual, partnership, association, joint-stock company, trust, or corporation engaged in the provision of local exchange telephone service.

Exit Message

The term "Exit Message" denotes an SS7 message sent to an end office by the Company's tandem switch to mark the Carrier Connect Time when the Company's tandem switch sends an Initial Address Message to an interexchange customer.

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One Allied Drive

Section 2 Definitions

Definitions (Cont'd)

Feature Group A

Feature Group A Access, which is available to all customers, provides line side access to Telephone Company end office switches with an associated seven digit local telephone number for the customer's use in originating communications from and terminating communications to an Interexchange Carrier's Intrastate Service.

Feature Group B

Feature Group B Access, which is available to all customers, provides trunk side access to Telephone Company end office switches with an associated uniform 950-XXXX access code.

Feature Group C

Feature Group C provides trunk side access to Telephone Company end office switches for the customer's use in originating and terminating communications.

Feature Group D

Feature Group D, which is available to all customers, provides trunk side access to Telephone Company end office switches.

Firm Order Confirmation (FOC)

The term "Firm Order Confirmation" denotes acknowledgment by the Company of receipt of an Access Service Request from the Customer and commitment by the Company of a service installation date.

First Point of Switching

The term "First Point of Switching" denotes the first Company at which switching occurs on the terminating path of a call proceeding from the customer designated premises to the terminating end office and, at the same time, the last Company at which switching occurs on the originating path of a call proceeding from the originating end office to the customer designated premises.

Grandfathered

The term "Grandfathered" denotes Terminal Equipment, Multiline Terminating Systems and Protective Circuitry directly connected to the facilities utilized to provide services under the provisions of this tariff, and which are considered grandfathered under Title 47 of the Code of Federal Regulations.

High Capacity Service

PUBLIC SERVICE COMMISSION OF KENTUCKY

The term "High Capacity Service" denotes a special ace EFFCTIVE vice that provides a channel for the transmission of isochronous serial digital data at rates of 1.544, 3.152, 6.312, 44.736 or 274.176 Mbps.

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Section 2 Definitions

Definitions (Cont'd)

Host Central Office

The term "Host Central Office" denotes an electronic local Company End Office where Telephone Exchange Service customer station loops are terminated for purposes of interconnection to each other and to trunks. Additionally, this type of End Office contains the central call processing functions which service itself and its Remote Switching Modules/Systems.

Hub

A wire center at which bridging or multiplexing functions performed for customers served out of any wire center.

Immediately Available Funds

The term "Immediately Available Funds" denotes a corporate or personal check drawn on a bank account and funds which are available for use by the receiving party on the same day on which they are received and include U.S. Federal Reserve bank wire transfers, U.S. Federal Reserve notes (paper cash), U.S. coins, U.S. Postal Money Orders and New York Certificates of Deposit.

Improved Return Loss for Effective Four-Wire Transmission

Provides for a fixed 600 ohm impedance, variable level range and simplex reversal. Telephone Company equipment is required at the customer's premises where this option is ordered.

Improved Return Loss for Effective Two-Wire Transmission

Provides for more stringent Echo Control specifications.

Individual Case Basis

The term "Individual Case Basis" denotes a condition in which the regulations, if applicable, rates and charges for an offering under the provisions of this tariff are developed based on the circumstances in each case.

Information Surcharge

Information surcharge rates are assessed to a customer based on the total number of access minutes.

Initial Address Message

The term "Initial Address Message" denotes an SS7 message sent in the forward direction to initiate trunk set up, reserve an outgoing trunk and process the information about that trunk along with other data relating to the routing and handling of the call to the next PUBLIC SERVICE COMMISSION OF KENTUCKY EFFECTIVE

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Section 2 Definitions

Definitions (Cont'd)

Installation and Repair Technician

The term "Installation and Repair Technician" denotes a Company employee who performs installation and/or repair work, including testing and trouble isolation, outside of the Company Central Office and generally at the customer designated premises.

Interconnection Charge

The Interconnection Charge recovers the costs associated with Local Transport that are not recovered by the Entrance Facility, Direct Trunked Transport, Tandem Switched Transport, Multiplexing, or dedicated signaling rates.

Interexchange Carrier (IC) or Interexchange Common Carrier

The terms "Interexchange Carrier" (IC) or "Interexchange Common Carrier" denotes any individual, partnership, association, joint-stock company, trust, governmental entity or corporation engaged for hire in intrastate communication by wire or radio, between two or more exchanges.

Intermodulation Distortion

The term "Intermodulation Distortion" denotes a measure of the nonlinearity of a channel. It is measured using four tones, and evaluating the ratios (in dB) of the transmitted composite four-tone signal power to the second-order products of the tones (R2), and the third-order products of the tones (R3).

Interstate Communications

The term "Interstate Communications" denotes both interstate and foreign communications.

Intrastate Communications

The term "Intrastate Communications" denotes any communications within a state subject to oversight by a state regulatory commission as provided by the laws of the state involved.

Intrastate Telecommunications Service Provider

The term "Intrastate Telecommunications Service Provider" denotes any individual, partnership, association, joint-stock company, trust, governmental entity or corporation engaged for hire in intrastate communication by wire or radio, between two or more exchanges and includes Interexchange Carriers, Operator Service Providers, Enhanced Service Providers and any other provider of intrastate telecommunications service.

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Section 2 Definitions

2. Definitions (Cont'd)

Legal Holiday

The term "Legal Holiday" denotes days other than Saturday or Sunday for which the Company is normally closed. These include New Year's Day, Independence Day, Thanksgiving Day, Christmas Day and a day when Washington's Birthday, Memorial Day or Columbus Day is legally observed and other locally observed holidays when the Company is closed.

Line Side Connection

The term "Line Side Connection" denotes a connection of a transmission path to the line side of a local exchange switching system.

Local Access and Transport Area (LATA)

The term "Local Access and Transport Area" denotes a geographic area established for the provision and administration of communications service. It encompasses one or more designated exchanges, which are grouped to serve common social, economic and other purposes.

Local Switching

The Local Switching rate element established the charges related to the use of end office switching equipment, the terminations in the end office of end user lines, and the terminations of calls at Telephone Company Intercept Operators or recordings.

Local Transport

The Local Transport rate category establishes the charges related to the transmission and tandem switching facilities between the customer designated premises and the end office switch(es) where the customer's traffic is switched to originate or terminate the customer's communications.

Major Fraction Thereof

The term "Major Fraction Thereof" denotes any period of time in excess of 1/2 of the stated amount of time. As an example, in considering a period of 24 hours, a major fraction thereof would be any period of time in excess of 12 hours exactly. Therefore, if a given service is interrupted for a period of thirty-six hours and fifteen minutes, the customer would be given a credit allowance for two twenty-four hour periods for a total of forty eight hours.

Message

The term "Message" denotes a "call" as defined preceding.

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One Allied Drive



Section 2 Definitions

Definitions (Cont'd)

Miscellaneous Service Order Charge

A Miscellaneous Service Order Charge will apply to Telecommunications Service Priority requests that are ordered subsequent to the initial installation of the associated access service.

Mobile Telephone Switching Office (MTSO)

The term "Mobile Telephone Switching Office (MTSO)" denotes a Cellular Mobile Carrier (CMC) switching system that is used to terminate mobile stations for purposes of interconnection to each other and to trunks interfacing with the public switched network.

Multiplexing (DS1 to DS0)

An arrangement that converts a 1.544 Mbps channel to 23 64.0 Kbps channels utilizing digital time division multiplexing.

Multiplexing (DS1 to Voice)

An arrangement that converts a 3.152 Mbps channel to 24 channels for use with Voice Grade Services. A channel(s) of this DS1 to the Hub can also be used for a Digital Data Service.

Multiplexing (DS3 to DS1)

An arrangement that converts a 44.736 Mbps channel to 28 DS1 channels using digital time division multiplexing.

Multiplexing (DS4 to DS1)

An arrangement that converts a $274.176~{\rm Mbps}$ channel to $168~{\rm DS1}$ channels using digital time division multiplexing.

Network Control Signaling

The term "Network Control Signaling" denotes the transmission of signals used in the telecommunications system which perform functions such as supervision (control, status, and charge signals), address signaling (e.g., dialing), calling and called number identifications, rate of flow, service selection error control and audible tone signals (call progress signals indicating re-order or busy conditions, alerting, coin denominations, coin collect and coin return tones) to control the operation of the telecommunications system.

Non-Recurring Charges

The term "Non-Recurring Charges" denotes a one time initial charge for service or facilities, including but not limited to charges for construction, installation, customer service or special fees, for which the Customer becomes liable at the time the Service Ordensial Service OF KENTUCKY OF KENTUCKY EFFECTIVE

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Section 2 Definitions

Definitions (Cont'd)

North American Numbering Plan

The term "North American Numbering Plan" denotes a three-digit area code (Numbering Plan Area - NPA) and a seven-digit telephone number made up of a three-digit Central Office prefix plus a four-digit station number.

Off-hook

The term "Off-hook" denotes the active condition of Switched Access or a Telephone Exchange Service line.

On-hook

The term "On-hook" denotes the idle condition of Switched Access or a Telephone Exchange Service line.

Originating Direction

The term "Originating Direction" denotes the use of access service for the origination of calls from an End User Premises to an IC Premises.

Originating Line Screening (OLS)

OLS service enables customers to determine whether there are billing restrictions on lines from which a call is placed.

Out of Band Signaling

The term "Out of Band Signaling" denotes an exchange access signaling feature which allows customers to exchange call control and signaling information over a communications path which is separate from the message path.

Payphone Service Provider

The term "Payphone Service Provider" denotes an entity that provides pay telephone service, which is the provision of public, semi-public or inmate pay telephone service.

Pay Telephone

The term "Pay Telephone" denotes a coin or coinless instrument provided in a public or semipublic place where Payphone Service Provider customers can originate telephonic communications and pay the applicable charges by (1) inserting coins into the equipment, or (2) using a credit card, or (3) third party billing the call or (4) calling collect.

Point of Presence (POP)

The term "Point of Presence" denotes a location purpose SERVICE COMMISSION maintains a facility for purposes of interconnecting to FKENTICENTARY'S network. Access charges will apply from the end office to EFFECTIVE tomers designated POP.

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Section 2 Definitions

2. Definitions (Cont'd)

Point of Termination

The term "Point of Termination" denotes the point of demarcation within a customer-designated premises at which the Company's responsibility for the provision of Access Service ends.

Premises

The term "Premises" denotes a building or buildings on continuous property (except Railroad Right-of-Way, etc.) not separated by a public highway.

Presubscription

The term "Presubscription" denotes an arrangement whereby an end user may select and designate to the Company an Interexchange Carrier it wishes to access, without an access code, for completing interLATA and intraLATA calls. The selected IXC(s) are referred to as the end user's Primary Interexchange Carrier (PIC).

Recurring Charges

The term "Recurring Charges" denotes the monthly charges to the Customer from the Company for services, facilities, and equipment which continue until the Customer places an order to terminate the specific application.

Release Message

The term "Release Message" denotes an SS7 message sent in either direction to indicate that a specific circuit is being released.

Selective Signaling Arrangement per Arrangement

An arrangement that permits code selective ringing for up to ten codes on a multipoint service.

Service Access Code

The term "Service Access Code" denotes a 3 digit code in the NPA format which is used as the first three digits of a 10 digit address and which is assigned for special network uses. Whereas NPA codes are normally used for identifying specific geographical areas, certain Service Access Codes have been allocated in the North American Numbering Plan to identify generic services or to provide access capability. Examples of Service Access Codes include the 500, 700 and 900 codes.

Service Date Change Charge

"Service Date Change Charge" denotes the charge incurred when a customer requests a change of service date to either an earlier or later detection does not exceed 30 calendar days from the original PUBLIC SERVICE COMMISSION pending Access Order.

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Section 2 Definitions

2. Definitions (Cont'd)

Service Order

The term "Service Order" denotes the written request for services by the Customer to the Company, in an Access Services Request (ASR) format.

Service Switching Point (SSP)

A Service Switching Point denotes an end office or tandem which, in addition to having SS7 and SP capabilities, is also equipped to query centralized data bases.

Serving Wire Center

The term "Serving Wire Center" means the Company central office designated by the Company to serve the geographic area in which the interexchange carrier or other access customer's point of demarcation is located.

Signaling Capability

Signaling Capability provides for the ability to transmit signals from one customer premises to another customer premises on the same service.

Signaling Point (SP)

The term "Signaling Point (SP)" denotes a switch in the CCS network that is capable of originating and terminating SS7 trunk signaling messages.

Signaling System 7 (SS7)

The term "Signaling System 7 (SS7)" denotes the layered protocol used for standardized common channel signaling in the United States and Puerto Rico.

Signal Transfer Point (STP)

The term "Signal Transfer Point (STP)" denotes a packet switch which provides access to the Company's SS7 network and performs SS7 message signal routing and screening.

Signal Transfer Point (STP) Port

The term "Signal Transfer Point (STP) Port" denotes the point of termination and interconnection to the STP.

Special Access Service

The term "Special Access Service" denotes a service which provides a transmission path to connect customer designated premises directly, without any switching. The following types of special access services are available: Voice Grade, Digital Data and High Capacity.

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Section 2 Definitions

2. Definitions (Cont'd)

Subscriber Line Charge

Subscriber Line Charges are recurring monthly rates charged to residence and business lines, used to recover a portion of the NTS local loop costs.

Subtending End Office of an Access Tandem

The term "Subtending End Office of an Access Tandem" denotes an end office that has final trunk group routing through that tandem.

Surcharge for Special Access Service

The Special Access Surcharge will apply to each intrastate Special Access Service that terminates on an end user's PBX or other device, where through a function of the device, the Special Access Service interconnects to the local exchange network.

Switched Access Service

The term "Switched Access Service" denotes the provision of a two-point communications path between a customer designated premises and an end users premises that is switched in the central office. It provides for the use of common line plant, switching, trunking facilities and transport facilities. Switched Access service is provided as Feature Group D, trunk side service.

Tandem Switched Facility

The Tandem Switched Facility rate recovers a portion of the costs of the transmission facilities, including intermediate transmission circuit equipment, between the end points of the interoffice circuits.

Tandem Switched Termination

The Tandem Switched Termination rate recovers a portion of the costs of the circuit equipment that is necessary for the termination of each end of the Tandem Switched Facility

Tandem Switched Transport

The term "Tandem-Switched Transport" denotes switched access transport from the serving wire center to the end office or from the tandem to the end office that is switched at a tandem switch.

Tandem Switching

The Tandem Switching rate recovers a portion of the costs of switching traffic through an access tandem.

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Section 2 Definitions

Definitions (Cont'd)

Telecommunications Service Priority

A Telecommunications Service Priority charge applies when a request to provide or change a Telecommunications Service Priority is received subsequent to the issuance of an Access Order to install the service.

Telephoto Capability

Telephoto Capability provides transmission characteristics suitable for telephotographic communications.

Terminating Direction

The term "Terminating Direction" denotes the use of Access Service for the completion of calls from an IC premises to an End User Premises.

Transmission Path

The term "Transmission Path" denotes an electrical path capable of transmitting signals within the range of the service offering. A transmission path is comprised of physical or derived facilities consisting of any form or configuration of plant typically used in the telecommunications industry.

Trunk

The term "Trunk" denotes a communications path connecting two switching systems in a network, used in the establishment of an end-to-end connection.

Trunk Group

The term "Trunk Group" denotes a set of trunks which are traffic engineered as a unit for the establishment of connections between switching systems in which all of the communications paths are interchangeable.

Trunk Side Connection

The term "Trunk Side Connection" denotes the connection of a transmission path to the trunk side of a local exchange switching system.

Unauthorized PIC Changes

An "Unauthorized PIC Change" denotes if an IC requests a Primary Interchange Carrier (PIC) change on behalf of a billed party and the billed party subsequently denies requesting the change, and the IC is unable to substantiate the change with a letter of authorization signed by the billed party. The charge will apply to the IC that requested the unauthorized PIC change.

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Section 2 Definitions

2. Definitions (Cont'd)

Uniform Service Order Code

The term "Uniform Service Order Code" denotes a three or five character alphabetic, or an alphanumeric code that identifies a specific item of service or equipment. Uniform Service Order Codes are used in the Company billing system to generate recurring rates and nonrecurring charges.

V and H Coordinates Method

The term "V and H Coordinates Method" denotes a method of computing airline miles between two points by utilizing an established formula which is based on the vertical and horizontal coordinates of the two points.

Voice Grade Service

The term "Voice Grade Service" denotes a special access service that provides a channel for the transmission of analog signals within an approximate bandwidth of 300 to 3000 Hz.

WATS Serving Office

The term "WATS Serving Office" denotes a Company designated serving wire center where switching, screening and/or recording functions are performed in connection with the closed-end of WATS or WATS-type services.

Wire Center

The term "Wire Center" denotes a building in which one or more central offices, used for the provision of Telephone Exchange Services, are located.

Zone

Zone pricing is the application of rates and charges on a zoned or a nonzoned basis. Zoned rates and charges apply when these services, features and functions are provided in a pricing zone. Nonzoned rates and charges apply when these services, features and functions are provided outside of a pricing zone.

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Section 3 Rates and Charges-Kentucky Operations

3.1 Switched Access Service

3.1.1 Nonrecurring Charges

(A) Local Transport - Installation

Voice Grade Two Wire

- Per Entrance Facility \$293.50 initial /\$113.52 additional

Voice Grade Four Wire

- Per Entrance Facility \$298.96 initial /\$118.93 additional

High Capacity DS1

- Per Entrance Facility \$712.50 initial /\$285.00 additional

High Capacity DS3

- Per Entrance Facility \$826.98 initial /\$406.49 additional

(B) Interim NXX Translation

Non Recurring Charge

- Per Order

\$40.00

(C) Flexible Automatic Number Identification (Flex ANI)

Non Recurring Charge

- Per CIC Per End Office

\$525.00

(D) Trunk Activation Charge

Non Recurring Charge

- Per 24 Trunks activated or fraction on a per order basis

\$100.00

(E) FGC and FGD SS7\MF Signalling Trunk Group Conversion Charge

Non Recurring Charge

- Per 24 Trunks or fraction converted

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Section 3 Rates and Charges-Kentucky Operations

	• **				
3.1	Switched Access Service (Cont'd)		e de la companya de		
3.1.2 3.1.3	Local Transpor	and the second s			
	Entrance Facility Per Termination	Zone 1		Zone 3	
	Voice Grade Two Wire - per month	\$ 38.00	\$ 38.00		
	Voice Grade Four Wire - per month	\$ 52.25	\$ 52.25	\$ 52.25	
	High Capacity DS1 - per month High Capacity DS3 - per month	\$ 152.95	\$ 152.95	\$ 152.95	
	High Capacity DS3 - per month	\$1,995.00	\$1,995.00	\$1,995.00	
	Direct Trunked Transport				
	- Direct Trunked Facility per Mile per mon	nth			
	Voice Grade Two Wire	\$ 1.90		\$ 1.90	
	Voice Grade Four Wire	\$ 1.90		\$ 1.90	
	High Capacity DS1		\$ 23.75	\$ 23.75	
	High Capacity DS3	\$133.00	\$133.00	\$133.00	
	- Direct Trunked Termination per month				
	Voice Grade Two Wire	\$ 13.78	\$ 13.78	\$ 13.78	
	Voice Grade Four Wire	\$ 13.78		,	
	High Capacity DS1	\$ 42.75			
	High Capacity DS3	\$570.00	\$570.00		
	Man I de dice I accident to the control of the cont				
	Multiplexing per Arrangement DS3 to DS1 per Month DS3	004F F0		0045 50	
	DS1 to Voice per Month	\$845.50 \$188.10	\$845.50 \$188.10	\$845.50 \$188.10	
	bor to voice per Month	\$T00.TO	5100.10	\$188.10	
	Tandem Switched Transport	*			
	- Tandem Switched Facility				
	per Access Minute per Mile	\$.0000358	\$.0000358	\$.0000358	(I)
4.	- Tandem Switched Termination				
	per Access Minute per Termination	\$.0002286	\$.0002286	\$.0002286	· (I)
		, 1111111111111111111111111111111111111	, 10001200	7.0002200	1 + 1
	- Tandem Switching				
	per Access Minute	\$.0000000	\$.0000000	\$.0000000	(R)

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Section 3 Rates and Charges-Kentucky Operations

- 3.1 <u>Switched Access Service (Cont'd)</u>
- 3.1.2 Local Transport (Cont'd)
 - (B) Reserved for Future Use
 - (C) Reserved for Future Use
 - (D) 800/888 Data Base Access Service Queries

800/888 Data Base Query charges apply on a per completed query basis.

Basic Query

\$.003000

(R) (R)

Enhanced Query

\$.003200

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Filing Entity

Kentucky

Zone 3

\$.0196998

(R)

Zone 2

\$.0196998

INTRASTATE ACCESS SERVICE

Section 3 Rates and Charges-Kentucky Operations

3.1	Swit	ched A	access Service (Cont'd)				
3.1.3	End	Office	<u>.</u>				
	(A)	Local	Switching				
		(1)	Premium Rates				
				Originating	g Rate per Acc	ess Minute	
			Filing Entity	Zone 1	Zone 2	Zone 3	
			Kentucky	\$.0196998	\$.0196998	\$.0196998	(I)
				Terminating	g Rate per Acc	ess Minute	

Zone 1

\$.0196998

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Section 3 Rates and Charges-Kentucky Operations

3.1 Switched Access Service (Cont'd)

3.1.4 Assumed Minutes of Use

		Assumed Minutes Per Month
(A)	Feature Group A, Two Way Calling (1,510 Originating, 2,685 Terminating)	4,195
(B)	Feature Group A, Originating Only	1,510
(C)	Feature Group A, Terminating Only	2,685
(D)	Feature Group B, Two Way Calling (3,132 Originating, 5,568 Terminating)	8,700
(E)	Feature Group B, Originating Only	3,132
(F)	Feature Group B, Terminating Only	5,568

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Section 3 Rates and Charges-Kentucky Operations

3.2 Special Access Service

3.2.1 Surcharge for Special Access Service

Monthly Rate

Zone 1

Zone 2

Zone 3

- Per Voice Grade Equivalent

\$25.00

\$25.00

\$25.00

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Section 3 Rates and Charges-Kentucky Operations

Special Access Service (Cont'd) 3.2

3.2.2 Voice Grade Service

(A) Channel Termination Per Termination

Two-Wire

	Monthly	Rate		Nonrecuri	ring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u> ,	Subsequent
Kentucky	\$36.10	\$36.10	\$36.10	\$346.75	\$113.52
(2) Four-Wire					
	Monthly	Rate		Nonrecur	ring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u>	/ Subsequent
Kentucky	\$52.96	\$52.96	\$52.96	\$346.75	\$118.93

(B) Channel Mileage, Two-Wire and Four Wire

	Facilit	ty, Per Mi	ile	Per	Terminat:	ion
Filing Entity	Zone 1	Zone 2	Zone 3	Zone 1	Zone 2	Zone 3
Kentucky	\$1.90	\$1.90	\$1.90	\$13.78	\$13.78	\$13.78

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Termination,

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Section 3 Rates and Charges-Kentucky Operations

3.2 Special Access Service (Cont'd)

3.2.2 <u>Voice Grade Service</u> (Cont'd)

(C)	Optional	Features	and	Functions	

Monthly Rate

		Zone 1	Zone 2	Zone 3
(1)	Bridging Per Port			
	- Two-Wire - Four-Wire	\$7.60 \$9.50	,	
(2)	Conditioning Per Termination			
	- C-Type	\$2.85	\$2.85	\$2.85
	- D-Type (Data Capability)	\$1.81	\$1.81	\$1.81
	- Telephoto Capability	\$3.80	\$3.80	\$3.80
(3)	Improved Return Loss for Effective Two-Wire or Four-Wire Transmission. Rate applied per Channel Termination.	\$7.60	\$7.60	\$7.60
(4)	Customer Specified Receive Level per Two-Wire Termination.	\$11.73	\$11.73	\$11.73
(5)	Signaling Capability per Termination.	\$14.25	\$14.25	\$14.25
(6)	Selective Signaling Arrangement per Arrangement.	\$11.40	\$11.40	\$11.40

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Section 3 Rates and Charges-Kentucky Operations

3.2	Special	Access	Service	(Cont'd)

3.2.3 <u>Digital Data Service</u>

(A) Channel Termination Per Termination

(1) 2.4 Kbps

	Mon	thly Rate		Nonrecui	cring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u> /	Subsequent
Kentucky	\$61.75	\$61.75	\$61.75	\$427.50	\$285.00
(2) 4.8 Kbps					
	Mon	thly Rate		Nonrecui	rring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u> /	Subsequent
Kentucky	\$61.75	\$61.75	\$61.75	\$427.50	\$285.00
(3) 9.6 Kpbs					
	Mon	thly Rate		Nonrecu	rring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u> /	Subsequent
Kentucky	\$61.75	\$61.75	\$61.75	\$427.50	\$285.00

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Section 3 Rates and Charges-Kentucky Operations

3.2	Special	Access	Service	(Cont'	d)
J . C	OPCULUL	110000	002.7200	,	~ ,

3.2.3 <u>Digital Data Service</u> (Cont'd)

(A) Channel Termination Per Termination (Cont'd)

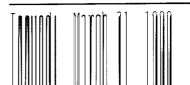
(4) 19.2 Kbps

	Mont	thly Rate		Nonrecurring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u> / <u>Subsequent</u>
Kentucky	\$61.75	\$61.75	\$61.75	\$427.50 \$285.00
(5) 56.0 Kbps				
	Mont	thly Rate		Nonrecurring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	Initial / Subsequent
Kentucky	\$96.90	\$96.90	\$96.90	\$475.00 \$332.50
(6) 64.0 Kbps				
	Mon	thly Rate		Nonrecurring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u> / <u>Subsequent</u>
Kentucky	\$96.90	\$96.90	\$96.90	\$475.00 \$332.50

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3.2

3.2.3

INTRASTATE ACCESS SERVICE

Section 3 Rates and Charges-Kentucky Operations

Spec	cial Access Service (Cont'd)					
Digi	tal Data Service (Co	ont'd)					
(B)	Channel Mileage						
	(1) 2.4 Kbps						
		Facilit	iy, Per Mi	lle		rmination Terminat	
	Filing Entity	Zone 1	Zone 2	Zone 3	Zone 1	Zone 2	Zone 3
	Kentucky	\$1.81	\$1.81	\$1.81	\$9.50	\$9.50	\$9.50
	(2) 4.8 Kbps						
		Facilit	ty, Per Mi	ile		ermination Terminat	
	Filing Entity		ty, Per Mi	ile Zone 3	Per	Terminat	
	Filing Entity Kentucky	Zone 1	Zone 2	Zone 3	Per	Terminat	Zone 3
		Zone 1	Zone 2	Zone 3	Per Zone 1	Terminat	Zone 3
		Zone 1	Zone 2	Zone 3	Per Zone 1	Terminat	Zone 3
	Kentucky	Zone 1 \$1.81	Zone 2	<u>Zone 3</u> \$1.81	Per Zone 1 \$9.50	Terminat	zone 3 \$9.50
	Kentucky	Zone 1 \$1.81 Facili	Zone 2 \$1.81	<u>Zone 3</u> \$1.81	Per Zone 1 \$9.50 Te	Terminat Zone 2 \$9.50 ermination	zone 3 \$9.50

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Section 3 Rates and Charges-Kentucky Operations

3.2	Special Access Service (Cont'd)							
3.2.3	Digital Data Service (Cont'd)							
	(B)	(B) Channel Mileage (Cont'd)						
		(4) 19.2 Kbps						
			Facilit	ty, Per Mi	.le		ermination Terminat	
		Filing Entity	Zone 1	Zone 2	Zone 3	Zone 1	Zone 2	Zone 3
		Kentucky	\$1.81	\$1.81	\$1.81	\$9.50	\$9.50	\$9.50
		(5) 56.0 Kbps						
			Facili	ty, Per Mi	ile		ermination Terminat	
		Filing Entity	Zone 1	Zone 2	Zone 3	Zone 1	Zone 2	Zone 3
		Kentucky	\$4.09	\$4.09	\$4.09	\$19.95	\$19.95	\$19.95
		(6) 64.0 Kbps						
			Facili	ty, Per M:	ile		ermination r Termina	

Zone 1

\$4.09

Zone 2 Zone 3

\$4.09

\$4.09

Zone 1

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Zone 3

Zone 2

\$19.95 \$19.95 \$19.95

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Filing Entity

Kentucky

Section 3 Rates and Charges-Kentucky Operations

3.2 <u>Special Access Service (Cont'd)</u>

3.2.3 <u>Digital Data Service</u> (Cont'd)

(C) Optional Features and Functions

Monthly Rate

<u>Zone 1</u> <u>Zone 2</u> <u>Zone 3</u> \$15.39 \$15.39 \$15.39

(1) Bridging per port

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Section 3 Rates and Charges-Kentucky Operations

3.2 Special Access Service (Cont'd)

3.2.4 High Capacity Service

High Capacity Service rates and charges for issuing carriers referencing **ALLTEL Communications**, **Inc.** Intrastate Access Service Tariff for Special Access Service determined on an individual case basis are filed in Section 3.3.9 following.

A) Channel Termination Per Termination

(1) 1.544 Mbps

	Мо	nthly Rate	9	Nonrecuri	ring Charge
Filing Entity	Zone 1	Zone 2	Zone 3	<u>Initial</u> /	Subsequent
Kentuckv	\$152.95	\$152.95	\$152.95	\$823.62	\$462.49

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Section 3 Rates and Charges-Kentucky Operations

- 3.2 Special Access Service (Cont'd)
- 3.2.4 <u>High Capacity Service</u> (Cont'd)
 - (A) Channel Termination Per Termination (Cont'd)
 - (2) 44.736 Mbps

Monthly Rate

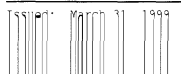
Nonrecurring Charge

<u>Filing Entity</u> <u>Zone 1</u> <u>Zone 2</u> <u>Zone 3</u> <u>Initial / Subsequent</u> Kentucky \$1,900.00 \$1,900.00 \$1,900.00 \$826.98 \$406.49

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Section 3 Rates and Charges-Kentucky Operations

- 3.2 Special Access Service (Cont'd)
- 3.2.4 High Capacity Service (Cont'd)
 - (B) Channel Mileage

(1) 64 Kbps						
	Facilit	y, Per Mi	lle		rmination Terminat	
Filing Entity	Zone 1	Zone 2	Zone 3	Zone 1	Zone 2	Zone 3
Kentucky	\$4.09	\$4.09	\$4.09	\$19.95	\$19.95	\$19.95
(2) 1.544 Mbps						
	Facilit	y, Per Mi	10		rmination Terminat	
	Lacific	y, rer Mi	.16	Let	reiminac	1011
Filing Entity	Zone 1	Zone 2	Zone 3	Zone 1	Zone 2	Zone 3
Kentucky	\$23.75	\$23.75	\$23.75	\$42.75	\$42.75	\$42.75

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Section 3 Rates and Charges-Kentucky Operations

3.2 <u>Special Access Service</u> (Cont'd)

- 3.2.4 High Capacity Service (Cont'd)
 - (B) Channel Mileage (Cont'd)
 - (3) 44.736 Mbps

Facility, Per Mile

Termination
Per Termination

<u>Filing Entity</u> <u>Zone 1</u> <u>Zone 2</u> <u>Zone 3</u> <u>Zone 1</u> <u>Zone 2</u> <u>Zone 3</u> Kentucky \$133.00 \$133.00 \$570.00 \$570.00

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Section 3 Rates and Charges-Kentucky Operations

3.2	Special	Access	Service	(Cont'd)

3.2.4 High Capacity Service (Cont'd)

(C) Optional Features and Functions

Monthly	Rate

			Zone 1	Zone 2	Zone 3
(1)	Multi	plexing, per arrangement			
	(a)	DS3 to DS1	\$845.50	\$845.50	\$845.50
	(b)	DS1 to Voice	\$188.10	\$188.10	\$188.10
	(c)	DS1 to DS0	\$188.10	\$188.10	\$188.10

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Section 3 Rates and Charges-Kentucky Operations

3.2 Special Access Service (Cont'd)

3.2.5 Individual Case Filings

Rate and charges for Special Access Service provided on an individual case basis are filed following:

3.2.6 Term Discount Rates

The following discount percentages will apply to all Special Access monthly recurring charges:

12 month contract - 10% Discount 36 month contract - 15% Discount 60 month contract - 20% Discount

In addition, for the term contract periods listed above, all nonrecurring charges will be waived.

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Section 3 Rates and Charges-Kentucky Operations

3.3 Other Services

3.3.1 Access Ordering

(A) Access Order Charge

Rate

- Per Order

\$17.00

(B) Service Date Change Charge

A Service Date Change Charge will apply, on a per order per occurrence basis, for each service date changed. The Access Order Charge as specified in 3.4.1(A) preceding does not apply. The applicable charge is:

Rate

- Per Order

\$30.00

(C) Design Change Charge

The Design Change Charge will apply on a per order per occurrence basis, for each order requiring design change. The applicable charge is:

Rate

- Per Order

\$30.00

(D) Miscellaneous Service Order Charge

Rate

- Per Order

\$30.00

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Section 3 Rates and Charges-Kentucky Operations

3.3 Other Services (Cont'd)

3.3.2 Additional Engineering or Additional Labor (Repair, Installation or Testing)

- Each Half Hour or Fraction Thereof

Basic Time

Filing Entity Rate

\$26.24 Kentucky

Over Time

Filing Entity Rate

Kentucky \$31.65

Premium Time

Filing Entity Rate

\$36.67 Kentucky

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Section 3 Rates and Charges-Kentucky Operations

3.3 Other Services (Cont'd)

3.3.3 Miscellaneous Services

(A) Telecommunications Service Priority

Nonrecurring Charge

- Per service arranged

\$50.00

(B) Controller Arrangement

Monthly Rate

- Per arrangement

\$100.00

(C) Presubscription

Nonrecurring Charge

- Per Telephone Exchange Service Line or Trunk

\$5.00

(D) Unauthorized PIC Changes

Nonrecurring Charge

- Per Telephone Exchange Service Line or Trunk

\$42.50

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Section 3 Rates and Charges-Kentucky Operations

3.3 Other Services (Cont'd)

3.3.3 Miscellaneous Services (Cont'd)

(E) Billing Name and Address Service

Regulations concerning Billing Name and Address (BNA) Service are set forth in 1.8 preceding.

Non Recurring Charge*	Record Charge**
-----------------------	-----------------

Filing Entity

Kentucky \$50.00 \$1.00 (I)(I)

BNA Electronic Format Charges

Magnetic Tape

Filing Entity

Kentucky \$25.00

(F) Access Services Billing

Regulations concerning Access Services Billing are set forth in 1.7 preceding.

Secondary Bill	Monthly Rate
Standard Paper (per page)	\$0.03
Magnetic Tape (per tape)	\$39.50
Data Transmission (per transmission)	\$20.25

(2) Additional Copies

	Non Recurring <u>Charge</u>
Standard Paper (per page)	\$0.06
Magnetic Tape (per tape)	\$48.00
Data Transmission (per transmission)	\$28.00

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^{*} per request

^{**} per record (number) request